



APPENDIX TO  
**The Calcutta Gazette.**

WEDNESDAY, MAY 5, 1875.

FIRST QUARTER.

**BENGAL LIBRARY CATALOGUE OF BOOKS**

FOR THE

Quarter ending 31st March 1875.

## CATALOGUE OF BOOKS for the

1	2	3	4	5	6	7
Number.	Title (to be translated into English when the title page is not in that language).	Language in which book is written.	Name of author, translator, or editor of the book, or any part of it.	Subject.	Place of printing and place of publication.	Name or firm of printer, and name of firm or publisher.
ARABIC						
5	Duwa'ī-Tasmyātul Kirām-mā Asmā-ul-Izzin; or, Prayers invoking the titles and the great name of God.	Arabic.	Muhammad Abdul Ahad.	Religion, M	Printed at the Basiri Press, Taltala, and published at Misrigunge, Calcutta.	Printed by Muhammad Dayanulla and published by Muhammad Abdul Ahad.
6	Duwa'ī-Shufā-ul-imrāz; or, Prayers for Prevention and Cure of Diseases.	ditto	ditto	ditto	ditto	ditto
BENGALI						
604	Sāhitya Sangraha; or, a Collection of Literature; Harihangsha, Vol. 1, No. 17.	Bengali.	Not stated	Religion, H	Printed at the Sāhitya Sangraha Press, Hugokuria, Calcutta, and published at No. 54, Durgacharan Mitra's Street.	Printed by Annaduprasad Rāya and published by Gopal Chandra Rāya.
605	Bijaya Singha; Oitihāsik Nahanyas; a Historical Tale.	ditto	Prasannakumār Chowdhry.	Fiction	Printed at the Scaldah Datta Press.	Printed by Gopalchandra Ghoshal and published by the Author.
606	Palli-Bikāshini-Nātak; or, the Village Publisher; a Drama.	ditto	Aghorenāth Ghosh.	Drama	Printed and published at the Sāhitya Sangraha Press, No. 47, Pāthariāghatā Street, Calcutta.	Printed by Ishānchandra Bishwas and published by Tūrinicharan Chakrabarti.
607	Nutan Shabdārtha Prākāshikā; or, a New Publication of Words with their Meanings.	ditto	Compiled by Benimadhab Dē and Co.	Language	Printed and published at the Bidyaratna Press, No. 285, Shobhā Bazar, Chitpore Road, Calcutta.	Printed and published by Arunodaya Ghosh.
608	Jubak Sannyāsi; or, the Young Hermit.	ditto	B. C. Chakrabarti.	Fiction	Printed and published at the Scaldah Datta Press.	Printed by Gopalchandra Ghoshal and published by the Author.
609	Prabandkālā; or, a String of Discourses.	ditto	Translated by Dharmoadās Adlakari.	Miscellaneous.	Printed at the Saptāhik Sanghād Press, No. 1, Pipalpati Lane, Bhowanipore, and published at Calcutta.	Printed by Brajamohan Basu and published by the Author.
610	Sharat Sarojini; Nātak the Names of the Hero and Heroine; a Drama.	ditto	The late Durgādās Dās.	Drama	Printed and published at the New Indian Press, No. 3, Ramnāth Majumdar's Street, Calcutta.	Printed by Rāmnrisinha Banerji and published by Ependranāth Dās of No. 17, Nimu Khansima's Lane, Pataldanga, Calcutta.
611	Amar Singha; Name of the Hero	ditto	Pramathanāth Basu.	ditto	Printed and published at the Bidyaratna Press, No. 285, Shobhā Bazar, Chitpore Road, Calcutta.	Printed by Arunodaya Ghosh and published by the Author.
612	Shishupāth Bāngālāc Iti-bās; or the History of Bengal for the instruction of Children.	ditto	Khetranāth Banerji.	History, E	Printed and published at the Beaton Press, No. 66, Beaton Street, Calcutta.	Printed by Hārānchandra Dās and published by the Author.
613	Bāngabijetā; or, the Conqueror of Bengal.	ditto	Rameshchandra Datta.	Romance	Printed at the Saptāhik Sanghād Press, No. 1, Pipalpati Lane, Bhowanipore, and published at the Stanhope Press, Calcutta.	Printed by Brajamohan Basu and published by the Author.
614	Ritubaruan; or, a Description of the Seasons.	ditto	Gangācharan Sarkar.	Poetry	Printed and published at the Sādharani Press, Chinsurah.	Printed and published by Panchkari Rāya.

# LIBRARY.

Quarter ending 31st March 1875.

Date of issue from the press, or of publication.	Number of sheets, leaves, or pages.	Size.	First, second, or other edition.	Number of copies of which the edition consists.	Printed or lithographed.	Price at which the book is sold to the public.	Name and residence of proprietor of copy-right, or any portion of copy-right.	REMARKS
<b>PAMPHLETS.</b>								
1874.	Pages.	Rs. A. P.						
Dec. 25th.	1 sheet	4to	First	2,000	Lithographed.	0 1 3	Muhammad Abdul Ahad of Misrigunge	Charms to be used for the realization of one's wishes as well as for prosperity.
5th.	ditto.	ditto	First	2,000	ditto	0 1 3	ditto	Charms to be used for preservation from and cure of disease.
<b>BOOKS.</b>								
1874.								
Sept. 25th.	40	Dy. 4to.	First	1,440	Printed.	0 12 0	Harishchandra Rāya of 54, Durgacharan Mitra's Street.	The race of Hari.
Nov. 20th.	162	Dy. 8vo.	First	600	ditto	0 14 0	Prasanna Kumār Chowdhry, of Bharenga, Pubna.	A tale of the time of Humāyūn Shāh, setting forth the evils resulting from marriages between parties of unequal rank and position.
	140	8vo.	First	700	ditto	1 0 0	Aghorenāth Ghosh of No. 12, Sashitalā Road.	Depicting the ignorance of village females, and their misunderstanding and misconstruing things by reason of this. It also brings to light the bad parts of those men who pass for respectable in a village, whereby they keep the poorer classes under their control and spoil them as well as impede progress.
28th	671	8vo.	First	1,000	ditto	2 0 0	Bénimādhav Dé and Co., Nos. 30 and 31, Aldritolā Street.	A dictionary, including many Sanskrit and foreign words, with meanings in Bengali.
2nd.	107	Dy. 8vo.	First	500	ditto	0 8 0	Bāmācharan Chakrabarti of Taltalā.	The tale is designed to deprecate the treatment of marriage as a traffic for money.
5th	212	Dy. 8vo.	First	1,000	ditto	1 2 0	Dharmmadās Adhikārī of Colocotolā, Calcutta.	A translation of the essays by Lord Bacon.
10th	134	8vo.	First	1,000	ditto	1 2 0		The hero is an affluent, well educated and benevolent zemindar, and despises the Government officials for their harsh conduct. He marries the heroine, a brave, well-informed orphan girl. The oppression and tyranny of Matilāl, another zemindar, are likewise depicted, as contrasting with the mildness and benevolence of Sharet.
12th	110	12mo.	First	500	ditto	0 8 0	Pramathanāth Basu of Bag Hazār.	An adaptation from Shakespear's Tragedy of Hamlet.
24th	109	12mo.	Second	3,000	ditto	0 6 0	Khetranāth Banerji of Haraset.	From the inroad of the Maharattas to the government of Lord Northbrook, with a short account of the mutiny. Adapted for the use of girls, and written in the form of a narrative.
16th	318	Dy. 12mo.	First	1,000	ditto	1 4 0	Bāmācharan Datta, c.s., Bongong, Nuddea.	A historical tale of the time of Akbar.
17th.	104	Rl. 12mo.	First	1,000	ditto	0 10 0	Akhayachandra Sarkār of Kudamtalā, Chinsurah.	A description of the seasons, in verse.

# BENGAL

## CATALOGUE OF BOOKS for the

Number.	Title (to be translated into English when the title page is not in that language).	Language in which book is written.	Name of author, translator, or editor of the book, or any part of it.	Subject.	Place of printing and place of publication.	Name or firm of printer, and name or firm of publisher.
<b>BENGALI</b>						
615	Kusumé-Kit; Naták; or, Worn in the Flower; a Drama.	Bengali.	Pramathanáth Mukerji.	Drama	Printed at the New Indian Press, Calcutta.	Printed and published by Rámu Nrisinha Baurrji.
616	Ráma Banabás; or, the Residence of Rám in the Forest.	ditto	Shrímantha Bidyá-bhushan.	Roman	Printed at the I. G. Chatterji & Co.'s Press, No. 115, Auberst Street, Calcutta, and published at the Sanskrit Press Depository, No. 30, Béchú Chatterji's Street.	Printed by Bihárilál Banerji and published by the Manager of the Sanskrit Press Depository.
617	Bángalá Byákaran; or, the Bengali Grammar.	ditto	ditto	Grammar. E.	ditto	ditto
618	Akshi Tattwa or, the Nature of the Eye. Part I.	ditto	Lálmáulhan Mukerji.	Medical	Printed and published at the Adaitwa Press, No. 53, Rattan Sarkár's Street, Calcutta.	Printed by Sidheshwar Ghosh and published by the Author.
619	Sushruta; the Medical Science of the Ancient Indians. Parts XI and XII in one Book.	ditto	Translated and edited by Anúská-charan Banerji.	ditto	Printed and published at the Victoria Press, No. 13, Rádkánáth Mallick's Lane, Patáldanga, Calcutta.	Printed by Ashutosh Ghoshál and published by the Author.
620	Bháratbarshér Itihás; or, History of India, Part I.	ditto	Jadugopál Chatterji.	History	Printed and published at I. G. Chatterji & Co.'s Press, No. 115, Auberst Street, Calcutta.	Printed and published by Bihárilál Banerji.
621	Bidyá, Bidyá, Brirodhini or, Science opposed to Science. Part VI.	ditto	Ráya Kálpada Ghoshál.	Miscellaneous.	Printed at the Sangbád Gyáratnákur Press and published at Hág Buzúr.	Printed by Bhubanchandra Basák and published by the Author.
622	Bhúgol Biharan; or, a Description of the Earth.	ditto	Fáriní Charan Chatterji.	Geography. E.	Printed at the Girish Bidyáratna Press, No. 24, Bye-lane Upper Circular Road, Mirzapore, Calcutta, and published at No. 30, Béchú Chatterji's Street.	Printed by Girishchandra Bidyáratna and published by Chandicharn Chatterji.
623	Padártha Bidyá; or, Natural Philosophy.	ditto	Mahendranáth Bhatta-chárjya, M.A.	Science, E.	Printed and published at the Bendou Press, Bendou Street, Calcutta.	Printed by Harachandra Dás and published by the Author.
624	Sáhitya Sangraha; or, a Collection of Literature. Part I.	ditto	Compiled by the above.	Poetry	ditto	ditto
625	Bháratbarshér Samastá Itihás; or, Outlines of the Entire History of India, down to the year 1874.	ditto	Compiled by Rámáti Nyáyaratna.	History, E.	Printed and published at the Bodhodnya Press, Hooghly.	Printed by Káshináth Bhattachárjya.
626	Durgábatí Náták; the Name of the Heroine in a Drama.	ditto	Aklaya Kunár Chowdhry.	Drama	Printed and published at the Calcutta Press, No. 80, Bentinck Street, Calcutta.	Printed and published by Mahendranath Ghoshál.
627	The Principles and Practice of Medicine. Vol I.	ditto	Gangáprasad Mukerji.	Medicine	Printed at the Baptist Mission Press, and published at Bhowánpore.	Printed by Revd. C. H. Lewis and published by the Author.



# LIBRARY.

Quarter ending 31st March 1875.—(Continued.)

9		10									
Date of issue from the press, or of publication.	Number of sheets, leaves, or pages.	Size.	second, or other edition.	copies of which the edition consists.	Printed or lithographed.	Price at which the book is sold to the public.	Name and residence of proprietor of copy-right, or any portion of copy-right	REMARKS.			
BOOKS.—(Continued.)											
1874.	Pages.		Rs. A. P.								
Dec. 18th...	102	8vo. ...	First ...	500	Printed..	1 0 0	.....	Intended to depict the high-handed dealings and oppression of the zemindars. Nalini, a pretty woman, was about to be married; the zemindar, with the aid of <i>lattiads</i> , tried to secure her for himself; but was unsuccessful in the end.			
ditto ...	136	8vo. ...	Third ...	1,000	ditto	1 0 0	Shrīmanta Bidyābhu- shan of Maheshpur, Nuddea.	The well known story of the exile of Rāma by his father Dasarath, who had promised to grant any wish expressed by his wife.			
Dec. 22nd ...	168	12mo. ...	Third ...	1,000	ditto	0 8 0	ditto	For the use of the Government model school; compiled with a view to facilitate the study of Sanskrit.			
„ 24th ...	364	8vo. ...	Second...	1,000	ditto	3 0 0	Lālmādhav Mukerji of Jorāsanko.	In two parts, with several illustrations, dedicated to Dr. Macnamara, from whose work on " Diseases on the Eye," for the most part translated.			
1875.											
Jan. 1st.	82	8vo. ...	First ...	500	ditto	0 10 0	Ambikā Charan Ba- nerji, of No. 13, Rā- dhānāth Mallik's Lane.				
	164	12mo. ...	Sixth ...	3,000	ditto	0 8 0	Jadugopal Chatterji, of No. 115, Amherst Street.	An elementary history of India, brought down to the period of the destruction of the Mogul Empire.			
„ 4th...	4	8vo. ...	First ...	150	ditto	Nil.	Rāja Kālīpada Gho- shul of Calcutta.	Advice to learn one's own language first. The English is considered a very unsettled tongue.			
ditto ...	•300	12mo. ...	Twenty- fourth	3,000	ditto	0 12 0	Tārinī Charan Chat- terji of Calcutta.	Corrected from various English works			
Jan. 5th	148	12mo. ...	Second...	1,000	ditto	0 10 0	Maharāmāth Bhat- tāchārjya, M.A., of Māniktal's Street.	The elementary facts of Natural Philosophy, intended to aid students in passing the examination for physical sciences, with illustrations.			
ditto	173	12mo	Second...	1,000	ditto	0 10 0	ditto	A collection of poems from the Rāmāyana and Mahābhārata, as also from the works of Raughai Banerji, M. M. S. Datta, and others; with biographical and critical notices of the authors.			
Jan. 10th	205	12mo. ...	First ...	1,000	ditto	0 12 6	Rāmagati Nyayaratna of Ichhobā.	With a lithographed map of Hindoostan.			
Jan. 13th	106	8vo. ...	First	500	ditto	1 0 0	Akhaya Kumār Chow- dhry of No. 7, Nintali Ghāt Street.	Depicting the heroism and prowess of Bijaya, the General of Durgāpati, who eventually married her daughter			
1874.											
Dec. 18th ...	796	8vo. ...	Second.	500	ditto	Not given					

Number.	Title (to be translated into English when the title-page is not in that language).	Language in which book is written	Name of author, translator, or editor of the book, or any part of it.	Subject.	Place of printing and place of publication.	Name or firm of printer, and name or firm of publisher.
BENGALI						
628	Subjects of examination in the Bengali Language appointed by the Senate of the Calcutta University for the Entrance Examination of 1876.	Bengali.	The Senate of the Calcutta University.	Miscellaneous.	Printed at the Balmiki Press, Calcutta, and published at Thacker Spink & Co.'s premises.	Printed by Kālīkinkar Chakrabarti and published by Thacker, Spink & Co.
629	Sapatī Suro; or, Suro, the Co-wife.	ditto	Harachandra Ghosh.	Fiction.	Printed at the New Bengal Press, No. 30, Rājā Kālī Krishna's Lane, Shohrā Bāzār, Calcutta, and published at Hooghly.	Printed by Sārādāprasad Chatterji, and published by the author.
630	Biharta Bilās; or Pleasures of a Crowd or Meeting.	ditto	Kishorilāl Moindēr.	Religion.	Printed and published at the Roy Press, No. 11, College Square, Calcutta.	Printed by Bāharām, and published by the author.
631	Sheshikālā Oritālik Nāṭak; or, Sheshikālā; a Historical Drama.	ditto	Kādhamañjub Haldār.	Drama.	Printed at the Pūcūn Kish Press, and published at Ahiritolā.	Printed by Gopāl Chandra, and published by the author.
632	Bāṅglā Byākaran; or Bengali Grammar.	ditto	Kālīprasaṇna Bidyāsagar.	Grammar, E.	Printed at the Balmiki Press, No. 55, Fakir Chānd Mitra's Street, Calcutta, and published at No. 30, Bēchu Chatterji's Street.	Printed by Kālīkinkar Chakrabarti, and published at the Sanskrit Press Depository.
633	Prāchīn Kāvya Sangraha; or, a Collection of Ancient (Classic) Poems Part I, No. 2.	ditto	Akhyaṇachānda Surkār and Sārādā Chandra Mitra.	Poetry.	Printed and published at the Kadamolā Sādhārani Press, Chinsurah.	Printed and published by Nandatal Basu.
634	Bāṅglā Itihās; or, History of Bengal. Part II.	ditto	Ishwar Chandra Bidyāsagar.	History, E.	Printed at the Sanskrit Press, No. 62, Ambest Street, Calcutta, and published at the Sanskrit Press Depository.	Printed by Prānbar Banerji, and published by the Sanskrit Press Depository.
635	Charitāvalī; or, a String of Biographies.	ditto	ditto	Biography, E.	ditto	ditto
636	Introduction to Physical Geography	ditto	Rādhikāprasaṇna Mukherji	Science, E.	Printed at J. G. Chatterji's Press, and published at No. 30, Bēchu Chatterji's Street.	Printed by Bhāratī Banerji, and published at the Sanskrit Press Depository.
637	Sushruta Part XIII	ditto	Translated and edited from the Sanskrit by Ambikāchara Banerji.	Medicine.	Printed and published at the Victoria Press, Patidāngā No. 13, Bādhānāth Mādik's Lane, Calcutta.	Printed and published by Ashutosh Ghoshāl.
638	Atishhakatika Nāṭak	ditto	Translated from the Sanskrit by Rāṇayya Sharma.	Drama.	Printed and published at the B. P. M.'s Press, No. 22, Jhānūpukar Lane, Calcutta.	Printed by Kirtilās Dās, and published by Barādā Prasad Majumdar.
639	Nutan Panchikā; or, New Almanac for the year 1282 B. S.	ditto	Mādhava Chānda Surjya-vidhān.	Miscellaneous.	Printed and published at the Chāndrakanya Press, Serampore.	Printed and published by Gangādhār Karnakār.

# LIBRARY.

7

Quarter ending 31st March 1875.—(Continued.)

		12	13							
Date of issue from the press, or of publication.	Number of sheets, leaves, or pages.	Size.	First, second, or other edition.	Number of copies of which the edition consists.	Printed or lithographed.	Price at which the book is sold to the public.	Name and residence of proprietor of copyright, or any portion of copyright.	REMARKS.		
BOOKS.—(Continued.)										
1874.	Pages.					Rs. A. P.				
Dec. 30th.	161	8vo.	First	750	Printed.	1 4 0				
1875.										
Jan. 20th.	142	8vo.	First	500	ditto	1 0 0	Hara Chandra Ghosh	Intended to depict the jealousies and quarrels between co-wives of Hooghly.		
Jan. 23rd.	111	8vo.	First	1,000	ditto	1 0 0	Kishorilal Mandir, at No. 11, College Square.	Religious services of the Beishtabs, the followers of Vishnu.		
24th.	110	8vo.	First	1,000	ditto	1 0 0	Rādhāmādhavalāldār	The scene of this drama is laid in of Ahirivā. Odeypore. The heroine was the daughter of the second prime minister of the Rājā, and her hand was sought in marriage by Jaswant Singha, the son of the former but rebellious Vizier. In this he was opposed by an officer of the army, who likewise wished to marry the heroine. In an attack on the Rājā's palace by the rebels, the females tried to defend it, but in this noble defence Sushikālā was slain.		
14th.	324	12mo.	Third	2,000	ditto	0 10 0	Kāliprasanna Bidyā-ratna, of Cūna.	For the use of the Vernacular and Anglo-Vernacular Schools.		
15th.	32	Dy. 8vo	First	500	ditto	0 4 0	Akhyachandra Sar-kār, of Kadamtālā, and Sārājī Churan Mīra, of No. 37, Rājā Naba Krishna's Street.	Lyrical songs of the poet Bidyā-pati, with notes.		
18th.	159	12mo.	Twentieth	5,000	ditto	0 10 0	Ishtar Chandra Bidyā-sāgar.	From the accession of Surājī ud-Dowlā to the close of the administration of Lord William Bentinck.		
26th	117	12mo.	Twenty-first.	5,000	ditto	0 4 0	ditto	Short biographies of 20 eminent persons, intended for the perusal of children.		
18th.	148	12mo.	Sixth	2,000	ditto	0 8 0	Rādhāprasanna Mukerji.	Compiled from the works of Lyell, Herschel, Johnston, Ansted, and many others, and illustrated.		
Feb. 3rd.	32	8vo.	First	500	ditto	0 6 0	Ambikācharan Banerji.	Containing summarily the construction of the body in the womb, its organs and functions. Also the rules for preserving the health of women during pregnancy, and before and after delivery.		
7th.	181	8vo.	First	1,000	ditto	1 0 0	Baradāprasād Majum-dār.	This is translated from a very ancient Sanskrit poem, said to have been written by Shudrak Rājā prior to the time of Vikramāditya. The hero, Chārudatta, a respectable man, marries Basantāsena, the daughter of a prostitute, though a virtuous girl. His son by another wife once wished for a golden cart which he saw, but his father could not afford him, instead made him one of earth; hence the name of the drama.		
5th	284	Dy. 8vo.	First	2,000	ditto	0 4 0	Mādhavachandra Sēthi.	Illustrated. dānta, of Kumbhā-kul, Kāsiore, zillah Bankoorā.		

Number.	Title (to be translated into English when the title page is not in that language).	Language in which book is written.	Name of author, translator, or editor of the book, or any part of it.	Subject.	Place of printing and place of publication.	Name or firm of printer, and name or firm of publisher.
BENGALI						
640	Bidhabābibāha Nishedh; or, Prohibition of Widow Marriage.	Bengali.	Shyānāpada Bhattachārjya.	Miscellane-	Printed and published at the Alfred Press, Serampore.	Printed and published by Juddanāth Banerji.
641	Nāgāshranēr Abhinaya Prahasan; or, the Serpent's Retreat; a Comedy.	ditto	Kēnōchandra Dhākēndra.	Drama	Printed and published at the Madhyastha Press, No. 30, Cornwallis Street, Simla, Calcutta.	Printed and published by Adwoityacharan Ghosh.
642	Prāchīn Kāvyasangraha; or, a Collection of Ancient (Classic) Poems. Part I, No. 3.	ditto	Akhaṇḍamūla Sarkār and Sāradaśharan Mitra.	Poetry	Printed and published at the Kadamtālā Sādhārān Press, Chinsurah.	Printed and published by Nandalāl Basu
643	Parābṛitta Sār; or, Principles of Ancient History.	ditto	Bhūdēva Mukerji.	History. E.	Printed and published at the Bodhodaya Press, Hooghly.	Printed and published by Kāshināth Bhattachārjya.
644	Mahābhārat Shānti Parvā. Part 59.	ditto	Translated by Mahendranāth Bhattachārjya.	Religion	Printed and published at the Bhārat Press, No. 367, Jorāsānko, Chitpore Road, Calcutta.	Printed by Dharmadhar Mukerji and published by Pratāpchandra Rāya.
645	Shrimad Bhāgbat. Part 32.	ditto	Translated by Rohinimandan Sarkār.	ditto	Printed and published at the New Sarkār's Press, No. 35, Mukhtārām Bābō's Street, Choral Bāgan, Calcutta.	Printed and published by Rohinimandan Sarkār
646	Ditto. Part 33.	ditto	ditto	ditto	ditto	ditto
647	Ditto. Part 34.	ditto	ditto	ditto	ditto	ditto
648	Rāmāyana-Aranya Kānda. Canto 3, No. 3, Part 15.	ditto	Translated and corrected by Gangāgobinda Bhattachārjya.	Poetry	Printed and published at the Sealdah Datta Press.	Printed by Gopāl Chandra Ghoshāl, and published by the Translator.
649	Ditto ditto. No. 4, Part 16.	ditto	ditto	ditto	ditto	ditto
650	Ditto, Kishkinda Kānda. Canto 4, No. 1, Part 17.	ditto	ditto	ditto	ditto	ditto
651	Ditto ditto. No. 2, Part 18.	ditto	ditto	ditto	ditto	ditto
652	Ditto Lanka Kānda. Canto 6, No. 5	ditto	Translated by Binod Bihārī Goswāmī.	ditto	Printed and published at the Saraswata Press, No. 3, Brajchāl's Street, Pāharāgāta Calcutta.	Printed by Krishnaprasād Majumdar, and published by Joygopāl Mukherji
653	Jogbāshishṭa Rāmāyana. Part 18.	ditto	Translated by Ganēsh Chandra Bhattachārjya	ditto	Printed and published at the Bhārat Press, No. 367, Chitpore Road Calcutta.	Printed by Dharamadhar Mukerji, and published by the Translator.
654	Purāna Purān. Part 5	ditto	Translated by Rohinimandan Sarkār.	Religion	Printed and published at the New Sarkār's Press, No. 35, Mukhtārām Bābō's Street Calcutta.	Printed and published by Rohinimandan Sarkār
655	Ditto ditto. Part 6	ditto	ditto	ditto	ditto	ditto
656	Ditto ditto. Part 7	ditto	ditto	ditto	ditto	ditto
657	Kalikā Purān. Part 1	ditto	Translated and corrected by Durgācharan Banerji.	History	Printed and published at the Beacon Press, No. 66, Beacon Street, Calcutta.	Printed by Hara Chandra Dās, and published by Dayāchānd Sāhū.
658	Mahābhāgbat Purān. Part III.	ditto	Translated by Shyānāpada Nyayaratna.	.....	ditto	Printed by Hara Chandra Dās and published by Rāmānarak Rāya.
659	Olārī Shikhsā-chung Prācīti Shikhsā, or, Instruction for Midwives and Women in Child-bearing. In two Parts.	ditto	Jadunāth Mukerji	Medical	Printed and published at the Chinsurah Chikitsā Prakash Press	Printed and published by Girish Chandra Bhattachārjya.

# LIBRARY.

Quarter ending 31st March 1875.—(Continued.)

8		10		12		13		14		
Date of issue from the press, or of publication.	Number of sheets, leaves, or pages.	Size.	First, second, or other edition.	Number of copies of which the edition consists.	Printed or lithographed.	Price at which the book is sold to the public.	Name and residence of proprietor of copyright, or any portion of copyright.	REMARKS.		
BOOKS.—(Concluded.)										
1875.	Pages.					Rs. A. P.				
Feb. 20th..	105	Dy. 8vo.	First	250	Printed..	1 0 0	Shyámápada Bhattá- chárjya of Autpore, zillah Hooghly.	Several <i>Shlokas</i> are given from the Puráns in order to prove that widow marriage is prohibited.		
Jan. 28th..	126	12mo.	First	1,000	ditto	0 8 0		A drama written against the "Bháratáshram," or the "Retreat of the Bráhmoe," wherein this establishment is likened to a serpent spreading its venomous and baneful influence amongst all.		
Feb. 15th..	48	Dy. 8vo.	First	500	ditto	0 6 0	Akhayachandra Sar- kár of Kadamtalá, and Sáradsácharan Mitra, of No. 37, Rájá Naba Krish- na's Street.	Lyric songs of the poet Bidyá- pati, with Notes.		
Mar. 10th..	218	12mo.	Fourth.	2,000	ditto	0 12 0	Bhudéva Mukerji, of Chinsurah.	Compiled mainly from English authors.		
1874. Dec. 18th..	96	8vo.	First	1,000	ditto	0 12 0	Pratápehandra Ráya, of Jorásánko, Cal- cutta.			
" 17th..	38	8vo.	First	600	ditto	0 4 0	Robininandan Sarkár, of Jáugrán.			
" 17th..	38	8vo.	First	600	ditto	0 4 0	ditto.			
" 17th..	38	8vo.	First	600	ditto	0 4 0	ditto.			
Nov. 15th..	80	Dy. 8vo.	First	1,000	ditto	0 12 0	Gangágobinda Bhattá- chárjya of Scaldah.			
" 27th..	58	Dy. 8vo.	First	1,000	ditto	0 12 0	ditto.			
Dec. 4th..	80	Dy. 8vo.	First	1,000	ditto	0 12 0	ditto.			
1875. Jan. 4th..	80	Dy. 8vo.	First	1,000	ditto	0 12 0	ditto.			
1874. Dec. 20th..	32	Dy. 8vo.	First	1,000	ditto	0 3 0	Joygopál Mukerji, of No. 3, Brijadulál's Street.			
" 16th..	46	Dy. 8vo.	First	1,000	ditto	0 4 0	Ganésb Chandra Bhattáchárjya, of Jorásánko.			
" 3rd..	44	Dy. 8vo.	First	600	ditto	0 6 0	Robininandan Sarkár of Jáugrán.			
3rd	48	Dy. 8vo.	First	600	ditto	0 6 0	ditto.			
3rd..	48	Dy. 8vo.	First	600	ditto	0 6 0	ditto.			
28th..	96	Dy. 8vo.	First	1,000	ditto	0 12 0	Durgácharan Banerji and Dnyálebándi Sábuli of Calcutta.			
" 29th..	128	Dy. 8vo.	First	1,000	ditto	0 12 0	Rámtárak Ráya of Anurbáti.			
1875. Mar. 17th.	316	8vo.	Third	500	ditto	2 0 0	Jadunáth Mukerji, of Chin- surah.	Written in the form of dialogue.		

Number.	Title (to be translated into English when the title-page is not in that language.)	Language in which book is written.	Name of author, translator, or editor of the book, or any part of it.	Subject.	Place of printing and place of publication.	Name or firm of printer, and name or firm of publisher.
<b>BENGALI</b>						
876	Shishu Shikshá; or, Infant Teacher. Part I.	Bengali.	The late Ma- dannmohan Turkálankár.	Miscella- neous, E.	Printed at the Sanskrit Press, No. 62, Amherst Street, Calcutta, and published at No. 30, Bēchu Chatterji's Street.	Printed by Pitámbar Bauerji and published by Chandí Charan Chatterji.
877	Tritiya Páthārtha; or, Meanings of Words in the Third Number Reader.	ditto	Bipin Shíl. Bihári.	Miscella- neous, E.	Printed and published at the Sudhárman Press, No. 117, Chitpore Road, Calcutta.	Printed by Jaharílál Shíl and published by the author.
878	Byákarana Prahésh; or, Entrance to Grammar.	ditto	Compiled by Jagach-chan- dra Chakra- barti.	Grammar, E.	Printed at the Girish Bidyaratna Press, No. 24, Bye-lane, Upper Circular Road, and published at No. 30, Bēchu Chatterji's Street.	Printed by Girishchandra Bidyaratna and published by Prānāth Sáhá.
879	Polér Kálini; or, a Tale of the Bridge.	ditto	Rev'd. S. C. Ghosh.	Poetry, E.	Printed at the Sáptábhik Sam- bád Press, Bhowánpore, and published at No. 10, Hare Street, Calcutta.	Printed by Brajamohan Basu and published by the Tract Society.
880	Bhárat Adhín; or, India Subjugated.	ditto	Kunjabihár. Busu.	Drama	Printed and published at the New Sanskrit Press, No. 14, Goábagán, Calcutta.	Printed by Mathuránáth Chatterji and published by Bihárilál Mitra.
881	Akshar Parichaya; or, a Knowledge of Letters.	ditto	Dinabandhu Nyáyaratna.	Miscella- neous, E.	Printed and published at the B. P. M.'s Press, No. 22, Jhámápurkur Lane, Calcutta.	Printed by Kirtibás Dás and published by the author.
882	Kusumánjali; or, a Hand- full of Flowers.	ditto	Nagendra Chandra Mit- ra	Poetry, E.	Printed and published at the Indian Mirror Press, No. 15, College Square, Calcutta.	Printed by Gopálchandra Dás and published by the author
883	Níti Shikshá; or, Moral Instruction.	ditto	Ishán Chandra Ráya.	Poetry, E.	ditto	ditto
884	Artha Byabahárér Prash- nottar; or, Questions and Answers as to the use of Wealth.	ditto	Compiled by Káli Prasana Sén Gup- ta.	Miscella- neous.	Printed and published at the Ganesha Press, Calcutta.	Printed and published by Nanda Krishna Sarkár.
885	Padya Kuláp; or, a Col- lection of Poetry. Part	ditto	Mahendranáth Láhari.	Poetry	Printed at the Union Press, No. 33, Ezra Street, and published at Serampore.	Printed by Lalitmohan Chatterji and published by the author.
886	Satyanáráyanér Páñcháli; or, Verses on Satyaná- rayan.	ditto	Dwijá Rám Krishna.	Religion, H.	Printed and published at the Press, No. 285, Chit- pore Road, Shobhá Ba- zár, Calcutta.	Printed and published by Arunodaya Ghosh.
887	Kabitá Páth; or, Poetical Reader No. I.	ditto	Dwárákánáth Ráya.	Poetry, E.	Printed and published at the B. P. M.'s Press, No. 22, Jhámápurkur Lane, Calcutta.	Printed by Kirtibás Dá- the and published by Anna dāprasád Majumdár.
888	Ditto ditto No. II.	ditto	ditto	ditto	ditto	ditto
889	Byákarana Manjarí; or, Blossoms of Grammar.	ditto	Kálikumár Dás of the Noá- kháli Nor- mal School.	Grammar, E.	Printed at the New Bengal Press, No. 30, Rájá Káli Krishna's Lane, Shobhá Bazár, Calcutta, and pub- lished at Noákháli.	Printed by Sárudāprasád Chatterji and published by the author.
890	Drenér Páñcháli; or, Verses on the Drainage.	ditto	Aghore Chan- dra Ghosh.	Poetry	Printed at the Gyāndi- piká Press, No. 333, Chitpore Road, and pub- lished at No. 33, Bar- talá.	Printed by Umeshechandra Dás and published by Bábulál Náth.
891	Samáj Samálochan; or, a Review of Society. Part I.	ditto	Akhaya Chan- dra Sarkár.	Miscella- neous.	Printed and published at the Súdharani Press, Chinsurah.	Printed and published by Páñchkari Ráya.

Quarter ending 31st March 1875.—(Continued.)

		13		14					
Date of issue from the press, or of publication.	Number of sheets, leaves, or pages.	Size.	First second, or other edition.	Number of copies of which the edition	Printed or lithographed.	Price at which the book is sold to the public.	Name and residence of proprietor of copy-right, or any portion of copyright.	REMARKS.	
PAMPHLETS.									
1874.	Pages.					Rs. A. P.			
Nov. 2nd.	28	12mo.	Sixty-fifth. (65th.)	10,000	Printed.	0 1 0	Ishwar Chandra Bidyāsagara.	Containing the alphabet, easy words, and short sentences.	
„ 3rd.	28	Dy. 12mo	First	1,000	ditto	0 2 0	Bipin Bihārī Shū, No. 118, Chitpore Road.		
„ 26th.	52	12mo.	Fifteenth.	5,000	ditto	0 2 6	Prānnāth Sāhā, of Goa-lundo.		
„ 27th.	16	Dy. 32mo	First	5,000	ditto	0 0 1½	Tract Society	On the Howrah bridge.	
Dec. 1st.	15	Dy. 12mo	First	1,000	ditto	0 2 0	Kunjābihārī Basu	A short drama depicting the fourth invasion and conquest of India by Sultān Mahmud.	
15th.	38	12mo.	First	2,000	ditto	0 1 0	Dinabandhu Nyāyāratna.	Containing the alphabet, easy words, and short reading lessons.	
17th.	46	12mo.	First	1,000	ditto	0 4 0	Nagendrachandra Mitra, of Calcutta.	Various short poems on prayer, morning, evening, rivers, &c.	
17th.	45	12mo.	First	1,000	ditto	0 4 0	Ishānchandra Rāya, of Mynensingh.	Short moral pieces of poetry.	
18th.	32	12mo.	First	1,000	ditto	0 2 0	Kālīprasanna Sēn, of Dē's Lane.	A small treatise on political economy.	
„ 20th.	35	12mo.	First	500	ditto	0 4 0	Mahendranāth Lāhiri, of Howrah.	Various short poems.	
20th.	22	Long 8vo.	First	1,000	ditto	0 2 0	Bēnīmādhava Dē and Co.	Setting forth the advantages to be derived from the worship of Satyanārāyan.	
nd.	32	12mo.	First	1,000	ditto	0 1 6	Annaprasād Majumdar and Dwārkānāth Rāya.	Short poems intended for the use of schools.	
24th.	56	12mo.	First	1,000	ditto	0 3 0	ditto	ditto.	
24th.	55	12mo.	Seventh.	2,000	ditto	0 3 0	Kālīkumār Dās, of Nākhālī.	Intended for children of tender years.	
25th.	12	12mo.	First	4,100	ditto	0 0 6	Aghorachandra Dās, of Lāl Bazār.	On the drainage of Calcutta.	
26th.	49	Rl. 8vo.	First	1,000	ditto	0 8 0	Akhayachandra Sarkar, of Kadamtalā, Chinsurah.	Two articles republished from the “Banga Darshan;” one on “Emulation” or “Advancement,” opposing the present desire of change in social customs and manners; the other is entitled <i>Griha</i> (a game of cards), showing that the events in life are all a chance.	

## CATALOGUE OF BOOKS for the

Number.	Title (to be translated into English when the title-page is not in that language).	Language in which book is written.	Name of author, translator, or editor of the book, or any part of it.	Subject.	Place of printing and place of publication.	Name or firm of printer, and name or firm of publisher.
BENGALI						
892	History of Bengal, for beginners.	Bengali.	Rājkrishna Mukerji, M.A. and B.L.	History, E.	Printed at J. G. Chatterji and Company's Press, No. 115, Amherst Street, Calcutta, and published at the Sanskrit Press Depository, No. 30, Bechu Chatterji's Street.	Printed by Bihārīlal Banerji and published by the Manager of the Sanskrit Press Depository.
893	Shishu Shikshā; or, Infant Teacher. Part I.	ditto	The late Madanmohan Tarkālankār.	Miscellaneous, E.	Printed at the Sanskrit Press, No. 62, Amherst Street, Calcutta, and published at No. 30, Bechu Chatterji's Street.	Printed by Pītāmbar Banerji and published by Ishwar Chandra Bidyāsāgara.
894	Ditto ditto. Part II.	ditto	ditto	ditto	ditto	ditto
895	Bodhodaya; or, the Rise of Knowledge.	ditto	Compiled by Ishwar Chandra Bidyāsāgara.	Miscellaneous, E.	Printed at the Sanskrit Press, No. 62, Amherst Street, Calcutta, and published at No. 30, Bechu Chatterji's Street.	Printed by Pītāmbar Banerji and published by the manager of the Sanskrit Press Depository.
896	Barna Parishaya; or, a ditto Knowledge of Letters. Part II.	ditto	ditto	ditto	ditto	ditto
897	Bhāshābodh Byākaran; or, a Grammar to learn the Language.	ditto	Shashibhushan Mukerji.	Grammar, E.	Printed and published at the Ganesha Press, Calcutta.	Printed and published by Nanda Krishna Surkār.
898	Padya Pāth; or, the Poetical Reader No. 1.	ditto	Compiled by Jadugopal Chatterji.	Poetry, E.	Printed and published at J. G. Chatterji and Co.'s Press, No. 115, Amherst Street, Calcutta.	Printed and published by Bihārīlal Banerji.
899	Chākar Darpan Nātak; or, the Mirror of a Tea Planter; a drama.	ditto	Dakshinācharan Chatterji.	Drama	Printed and published at the Samāchar Chandrikā Press, No. 53, Sitāram Ghosh's Street, Calcutta.	Printed by Jadunāth Mandal and published by the author.
900	Madālasā (the name of the heroine).	ditto	Binod Bihārī Goswāmi.	Fiction	Printed and published at the Sāraswata Press No. 3, Brajadulā's Street, Pāthuriāghattā Calcutta.	Printed by Krishnaprasād Majumdar and published by the author.
901	Hirak Anguriak Prahasā; or, the Diamond Ring; a comedy.	ditto	Khetra Pāl Chakrabartī.	Drama	Printed and published at the New Bengal Press No. 3, Rājā Kalīkrishna's Lane, Calcutta.	Printed by Sāradāprasād Chatterji and published by the author at Shyānāpukur.
902	Pratham Pāth Bānglā Byākaran; or, Bengali Grammar for Beginners.	ditto	Jadab Chandra Goswāmi.	Grammar, E.	Printed and published at the People's Friend Press, No. 43, Chinnai Gully, Calcutta.	Printed and published by Purna Chandra Basu.
903	Gītādhār; or, a Receipt of Songs.	ditto	Bipin Bihārī Shūl.	Poetry	Printed and published at the Tamohar Press Serampore.	Printed and published by Brajamohan Sēn.
904	Saraswatī Pūjā Rupak; or, the Goddess of Learning; an allegory.	ditto	Birājmohan Chowdhry.	Drama	Printed at the Satya Ratna Press, Berhampore.	Printed by Nabīn Chandra Chowdhry.
905	Bangā Bidhabā Rupak; or, the Widow of Bengal; an allegory.	ditto	ditto	ditto	ditto	ditto



# LIBRARY.

Quarter ending 31st March 1875.—(Continued.)

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Date of issue from the press, or of publication.	Number of sheets, leaves, or pages.	Size.	First, second, or other edition.	Number of copies of which the edition consists.	Printed or lithographed.	Price at which the book is sold to the public.	Name and residence of proprietor of copyright, or any portion of copyright.	REMARKS.
PAMPHLETS.—(Continued.)								
1874.	Pagrs.					Rs. A. P.		
Dec. 28th.	92	12mo.	First	1,000	Printed	0 4 0	Rājkrishna Mukerji, M.A. and Sitarām Ghosh's Street.	A brief history of Bengal from the advent of the Muhammadans to the administration of Lord Canning.
„ 28th.	28	12mo.	Sixty-sixth (66th).	10,000	ditto	0 1 0	Ishwarchandra Bidyāsāgara.	Containing the alphabet, easy words, and short sentences.
„ 28th.	29	12mo.	Forty-sixth (46th).	10,000	ditto	0 1 0	ditto	Containing compound letters and simple reading lessons.
Dec. 30th.	80	12mo.	Forty-sixth (46th).	10,000	ditto	0 3 0	Ishwar Chandra Bidyāsāgara, of No. 63, Amherst Street.	Easy subjects, compiled from English works, and intended for the instruction of children of tender years.
1875								
Jan. 4th.	38	12mo.	Fifty-third (53rd).	10,000	ditto	0 1 3	ditto	Containing easy words and reading lessons.
„ 1st.	60	12mo.	First	1,000	ditto	0 3 0	Shashibhushan Mukerji, of Tallygange.	Intended for advanced students.
4th.	44	12mo.	Eighteenth (18th).	6,000	ditto	0 2 0	Jadugopāl Chatterji, of No. 115, Amherst Street.	Short poems for children at school.
4th.	68	8vo.	First	500	ditto	0 6 0	Dakshinā Charan Chatterji, of No. 53, Sitarām Ghosh's Street.	With a full-page lithograph, picturing the ill-treatment of a native woman by a European. This drama sets forth the dreadful oppressions and cruelties of the tea-planters and their amlahs, and taunts the British Government with efforts to do away with slavery in other lands, whilst in their own possessions such heart-rending scenes are practised.
12th.	68	8vo.	Second	600	ditto	0 6 0	Binod Bihārī Goswāmī, of No. 3, Brinjal-lāl's Street.	A tale from the Purāns, and re-published from the Bengali periodical "Purna Shashi." It relates how the heroine was inveigled away by demons and then rescued and married by a prince; who was himself deceived by another demon into giving up a precious necklace which was worn by him. This was shown to his wife, Madālasā, as proof of her husband's death, whereupon she herself died with the shock of this sad news. The prince, on learning this on his return home, resolved to become an ascetic, and in the course of his wanderings he fell in with the divine race of serpents, and through their interposition with Mahādeva, had his wife eventually restored to him.
18th.	35	12mo.	First	500	ditto	0 4 0	Khetrapāl Chakrabarti, of Shyāmapukur.	Depicting how the progeny of bad men, with the evil example of their parents before them, adopt their practices. The comedy takes its name from the fact of a lascivious son having, in the house of a prostitute, lost the diamond ring which his father gave him.
18th.	43	12mo.	First	1,000	ditto	0 2 0	Jādah Chandra Goswāmī, of Pubna.	For boys and girls of tender years.
29th.	16	12mo.	First	500	ditto	0 2 0	Bipinbihārī Shil, of Serampore.	A number of Bengali songs set to various tunes.
Feb. 9th.	45	12mo.	First	500	ditto	0 5 0		Intended to show how the Bengalis have given up the study of their own language and now devote themselves exclusively to the study of English.
9th.	44	12mo.	First	500	ditto	0 5 0		Intended to depict the evil state of Hindu widows, towards whose emancipation evil-minded, lascivious and wicked men offer obstacles.

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<b>BENGALI</b>						
906	Tārā Charita; or, the Biography of Tārā (Bāi.)	Bengali.	Shrimatī Surangini.	Biography.	Printed at the Roy Press, No. 11, College Square, Calcutta, and published at the Canning Library.	Printed by Bāburām Sār-kār, and published by Jagadhechandra Banerji.
907	Dhruvajogākhyān Nātak; or, a Narration of the Worship of Dhruva.	ditto	Uholānāth Mukerji.	Drama	Printed at the Kalitārānākar Press, No. 17, Brindāban Basāk's Street, Chitpore Road, Calcutta, and published at No. 115, Chitpore Road.	Printed by Ambikāchurn Chatterji, and published by Bishwambhar Lāhā.
908	Sītānēshwan Nātak; or, the Search for Sītā. (A drama.)	ditto	Rasikelāndra Rāya.	ditto	ditto	ditto
909	Ariya Charita; or, Lives of the Aryans. (Part I.)	ditto	Birēshwar Pāurē.	Biography.	Printed and published at the New Sanskrit Press, No. 11, Goābagān Street, Calcutta.	Printed by Muthurānāth Chatterji, and published by Harimohan Mukerji.
910	Shishu Bigyān; or, Child's Science. (Part I.)	ditto	ditto	Science N. E.	ditto	ditto
911	Ushā Haran Nātak; or, the Abduction by Ushā.	ditto	Annaprasād Banerji	Drama	Printed and published at the Sāhitya Press, No. 47, Pathuriāghātā Street, Calcutta.	Printed by Ishānchandra Bishwās, and published by the author.
912	Pudya Prabēsh; or, Entrance to Poetry. (Part I.)	ditto	Dinanāth Chowdhuri.	Poetry	Printed at the Purān Prākāsh Press, Calcutta, and published at Santipore.	Printed by Gopālchandra Dē, and published by the author.
913	The World's History; Thacker, Spink & Co.'s School Series. (No. 1.)	ditto	Compiled under the direction of E. Lethbridge, M.A.	History	Printed and published at Thacker, Spink and Co.'s Press.	Printed and published by Thacker, Spink and Co.
914	Chāru Pāthēr. Artha-Pustak; or, Meaning-Book of Words in the Chāru Pāth. (Part I.)	ditto	Kālācharan Adhikāri.	Miscellaneous, E.	Printed at the Tamohar Press, Serampore, and published at Calcutta.	Printed by Brajamohar Sen, and published by Padmachandra Nāth.
915	Ditto ditto. (Part II.)	ditto	ditto	ditto	ditto	ditto
916	Rākhāl Rājā; or, the Shepherd Rājā (name applied to Krishna.)	ditto	Rev. S. C. Ghosh	Religion, C.	Printed at the Sāptāhik Sambād Press, No. 1, Pipalputi Lane, Bhowānipore, and published by the Calcutta Tract Society.	Printed by Brajamādhav Basu, and published by the Calcutta Tract Society.
917	Abādhyā Bālak; or, the Disobedient Boy.	ditto	ditto	ditto	ditto	ditto
918	The Spiritual Wants of Man.	ditto	Rev. Alexander Stern.	ditto	ditto	ditto
919	Kusumānjali; or, a Handful of Flowers.	ditto	Prasanna Chandra Chakrabarti.	Poetry, E.	Printed at the Girish Bidyārātna Press, No. 24, Bye-lane, Upper Circular Road, Calcutta, and published at No. 30, Bēchu Chatterji's Street.	Printed by Girishchandra Bidyārātna, and published by Chandīcharan Chatterji.
920	Barna Paribhāsa; or, a Knowledge of Letters. (Part First, simple letters.)	ditto	Ishwarthandara Bidyāsāgara.	Language, E.	Printed at the Sanskrit Press, No. 62, Anherst Street, Calcutta, and published at the Sanskrit Press Depository.	Printed by Pitāmbar Banerji, and published by the Sanskrit Press Depository.
921	Shishu Pāth; or, the Child's Instructor.	ditto	Rāngati Nyāyārātna.	Miscellaneous, E.	Printed and published at the Bodhodaya Press, Hooghly.	Printed and published by Kāshināth Battāchārjya.
922	Barna Bodh; or, a Knowledge of Letters. (Part I.) simple letters.	ditto	Sharachchandra Chatterji.	Language, E.	ditto	ditto

Quarter ending 31st March 1875.—(Continued.)

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PAMPHLETS.—(Continued.)									
1875		Pages.		Rs. A. P.					
Jan. 1st..	59	12mo.	First	1,000	Printed..	0 8 0	Prasanna Kumar Sarabhothikari, Calcutta.	The life of Tara Bāi, taken from the History of Rājpothā.	
" 2nd..	83	8vo.	First	1,000	ditto	0 1 3	Biswanubhai Lāhā,	Remarks on this appear at full length in the Third Quarter-Catalogue for 1873, No. 120. An almost similar work appears in No. 502 of the First Quarter's Catalogue for 1871.	
" 8th..	60	8vo.	First	2,000	ditto	0 1 0	ditto	The tale of the cutting off the nose of Surpanakha by Lakshman, the brother of Rām; the abduction of Sītā by the giant Rāvan; and the search made after her through Hemanān, and her final release.	
" 4th..	15	12mo.	First	1,000	ditto	0 3 0	Birāshwar Pāndē, Kyāba, Bengong.	The lives of Bahadūr, Byās, Kāhadas, Shākya, Singha, and Bijaya Singha.	
" 5th..	28	12mo.	First	1,000	ditto	0 2 0	ditto *	Elements of Physics.	
" 18th..	95	12mo.	First	1,000	ditto	0 8 0	Anandāprasad Banerji, of Balāgar.	A drama founded on Hindu mythology, wherein Ushā, the daughter of Bān Rājā, a devout worshipper of Shīb, saw in a vision one Aniruddha, grandson of Krishna, with whom she was taken up and enchanted, searched for and abducted him, and was eventually married to him.	
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Number.	Title (to be translated into English when the title-page is not in that language.)	Language in which book is written.	Name of author, translator, or editor of the book, or any part of it.	Subject.	Place of printing and place of publication.	Name or firm of printer, and name or firm of publisher.
<b>BENGALI</b>						
21	Bāngālī Khristiān; or, Bengli- the Bengli Christian. (Vol. I, No. 5.)	Bengli.	Rajnikānta Bishwās.	Religion, C.	Printed at the Purān Prākāśh Press, Mānik-talā Street, Calcutta, and published at No. 82, Amherst Street.	Printed by Gopālechandra Dē, and published by the editor.
22	Ditto ditto. (Vol. I, No. 6.)	ditto	ditto	ditto	ditto	ditto
23	Ditto ditto. (Vol. I, No. 7.)	ditto	ditto	ditto	ditto	ditto
24	Ditto ditto. (Vol. I, No. 8.)	ditto	ditto	ditto	ditto	ditto
25	Jyotirīngan; or, the Fire-fly. For September. (Vol. VI, No. 3.)	ditto	Rev. S. C. Ghosh.	Religion.	Printed at the Sāptāhik Sangbad Press, No. 1, Pipalpati Lane, Bhowani-pore, and published at No. 10, Hare Street.	Printed by Brajamohan Basu, and published by the Tract Society, Calcutta.
26	Ditto ditto. (No. 4.)	ditto	ditto	ditto	ditto	ditto
27	Ditto ditto. (No. 5.)	ditto	ditto	ditto	ditto	ditto
28	Ditto ditto. (No. 6.)	ditto	ditto	ditto	ditto	ditto
29	Ditto ditto. (No. 7.)	ditto	ditto	ditto	ditto	ditto
30	Ditto ditto. (No. 8.)	ditto	ditto	ditto	ditto	ditto
<b>ENGLISH</b>						
1	The Legal Companion. For November and December 1874. (Vol. II, Nos. 11 & 12.)	English.	Prasannakumār Law Sen.	Law	Printed and published at the Tanolar Press, No. 29, Poplam Street, Serampore.	Printed by Brajamohan Sen, and published by the editor.
2	Ditto ditto. For January 1875. (Vol. III, No. 1.)	ditto	ditto	ditto	ditto	ditto
3	The Calcutta Journal of Medicine. For August and September 1874. (Nos. 8 & 9.)	ditto	Mahendralal Sarkār, M.D.	Medicine.	Printed and published at the Anglo-Sanskrit Press, No. 73, Sankar-talā Lane, Calcutta.	Printed and published by Ishwar Chandra Ghosh.
4	The Indian Annals of Medical Science. For January 1874. (No. 33.)	ditto	Joseph Ewart, M.D.	ditto	Printed and published at Thacker, Spink & Co.'s Press, No. 1-1, Fancy Lane, Calcutta.	Printed and published by Thacker, Spink & Co.
5	The Calcutta Magazine. For November 1874.	ditto	Owen Aratoon.	Miscellaneous.	Printed and published at the Baptist Mission Press, Calcutta.	Printed by Rev. C. B. Lewis, and published by the editor.
6	Ditto ditto. For December 1874.	ditto	ditto	ditto	ditto	ditto
7	The Calcutta Review. Quarterly	ditto	E. Lethbridge, M.A.	ditto	Printed and published at the City Press, No. 12, Bentinck Street, Calcutta.	Printed and published by Thomas S. Smith.
9	The Indian Spectator. A Monthly Magazine. For October 1874. (No. 2.)	ditto	Charnelchandra Mukerji.	ditto	Printed and published at the Ganesha Press, No. 6, Bow Bazar Lane, Calcutta.	Printed and published by Nanda Keshum Sarkār.
10	Ditto ditto. For November 1874. (No. 3.)	ditto	ditto	ditto	ditto	ditto
11	Journal of the Asiatic Society of Bengal. New Series. (Vol. XLIII, No. 191, Part I, No. 3, of 1874.)	ditto	The Honorary Secretaries.	ditto	Printed at the Baptist Mission Press, Calcutta.	Printed by Rev. C. B. Lewis, and published by the Asiatic Society.
12	Ditto ditto. (No. 192, Part II, No. 3 of 1874.)	ditto	ditto	ditto	ditto	ditto
13	The Masode Herald; for January 1875.	ditto	W. Burroughs.	ditto	Printed at the Stanhope Press, No. 249, Bow Bazar Street, Calcutta, and published at No. 12, Wood Street.	Printed by I. C. Bose and Co., and published by the editor.

Quarter ending 31st March 1875.—(Continued.)

8	9	10	11	12			
Date of issue from the press, or of publication.	Number of sheets, leaves, or pages.	Size.	First, second, or other edition.	Number of copies of which the edition consists.	Printed or lithographed.	Price at which the book is sold to the public.	Name and residence of proprietor of copy-right, or any portion of copy-right.
							REMARKS.

## PERIODICALS.—(Continued.)

1875.	Pages.					Rs. A. P.	
Jan. 1st ...	32	8vo.	First	300	Printed.	0 4 0	Rajanikānta Bishwās, of Amherst Street.
" 4th ...	32	8vo.	First	300	ditto	0 4 0	ditto.
" 12th ...	32	8vo.	First	300	ditto	0 4 0	ditto.
" 22nd ...	32	8vo.	First	300	ditto	0 4 0	ditto.
1874.							
Sept. 10th	8	Double foolscap 8vo.	First	1,100	ditto	0 0 3	Tract Society, Calcutta, No. 10, Hare Street.
Oct. 5th ...	8	8vo.	First	1,100	ditto	0 0 3	ditto.
Nov. 11th ...	8	8vo.	First	1,100	ditto	0 0 3	ditto.
Dec. 3rd ...	8	8vo.	First	1,100	ditto	0 0 3	ditto.
1875.							
Jan. 9th ...	8	8vo.	First	1,100	ditto	0 0 3	ditto.
Feb. 5th ...	8	8vo.	First	1,100	ditto	0 0 3	ditto.
PERIODICALS.							
1874.	Pages.						
Dec. 16th ...	48	Rl. 8vo.	First	800	ditto	1 0 0	Prasannakumār Sen. Acts, rules, circulars, and decisions of the High Court.
1875.							
Feb. 4th ...	58	Rl. 8vo.	First	800	ditto	1 0 0	ditto.
1874.							
Dec. 21st ...	80	8vo.	First	325	ditto	1 0 0	Mahendralal Sarkār. A monthly record of the medical and auxiliary sciences.
1875.							
Jan. 30th ...	350	8vo.	First	500	ditto	4 0 0	Thacker, Spink & Co.
1874.							
Dec. 24th ...	20	Rl. 8vo.	First	200	ditto	2 0 0	Owen Aratoon ... A journal of literature, politics, science, and art.
ditto	20	Rl. 8vo.	First	200	ditto	2 0 0	ditto
1875.							
Jan. 29th ...	208	8vo.	First	415	ditto	5 0 0	E. Lethbridge, M.A.
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Oct. 3rd ...	48	Dy. 8vo.	First	250	ditto	1 0 0	Chāruchandra Mukerji and Kālī Prasanna Dē. Literature, philosophy, history, science, and politics.
Dec. 15th ...	48	Dy. 8vo.	First	250	ditto	1 0 0	ditto.
" 3rd ...	112	Rl. 8vo.	First	700	ditto	2 0 0	Asiatic Society of Bengal. With three plates.
" 10th ...	46	Rl. 8vo.	First	700	ditto	2 0 0	ditto ... With one plain and seven coloured lithographs.
" 26th ...	22	8vo.	First	120	ditto	1 0 0	W. Harrongis, No. 12, Wood Street. A journal of the history, philosophy, and theocracy of Freemasonry, &c.

## CATALOGUE OF PERIODICALS for the

Number.	Title (to be translated into English when the title-page is not in that language).	Language in which book is written.	Name of author, translator, or editor of the book, or any part of it.	Subject.	Place of printing and place of publication.	Name or firm of printer, and name or firm of publisher.
ENGLISH						
14	Mookerjee's Magazine. New Series. For December 1874. (Nos. 24 & 25.)	English.	Saambhuchandra Mukerji.	Miscellaneous.	Printed at the Presidency Press, No. 75, Bentinck Street, Calcutta, and published at No. 12, Lal Bazar Street.	Printed by J. N. Ghosh and Bishwās, and published by Berigny & Co.
15	Oriental Sporting Magazine. New Series. For December 1874. (Vol. VII, No. 84.)	ditto	Lord H. U. Browne.	ditto	Printed at the City Press, Nos. 12 & 72, Bentinck Street, Calcutta.	Printed and published by T. S. Smith.
16	Ditto ditto. For January 1875. (Vol. VIII, No. 85.)	ditto	ditto	ditto	ditto	ditto
17	The Calcutta Christian Messenger. No. 1.	ditto	M. LeBlanc.	Religion.	Printed and published at the Calcutta Central Press.	Printed by the Calcutta Central Press, and published by the editor.
18	The Christian Spectator. For December 1874. (Vol. IV, No. 42.)	ditto	Rev. G. H. Rouse.	ditto	Printed at the Baptist Mission Press, Calcutta.	Printed by Rev. C. B. Lewis, and published at the Baptist Mission.
19	Ditto ditto. For January 1875. (Vol. IV, No. 43.)	ditto	ditto	ditto	ditto	ditto
20	Ditto ditto. For February 1875. (Vol. IV, No. 44.)	ditto	ditto	ditto	ditto	ditto
21	Stray Feathers. (Vol. II, Nos. 1, 2, and 3.)	ditto	A. O. Hume.	Science.	Printed and published at the Calcutta Central Press.	Printed and published by the Calcutta Central Press Company.
22	Ditto ditto. (Vol. II, Nos. 4 and 5.)	ditto	ditto	ditto	ditto	ditto
23	Ditto ditto. (Vol. II, No. 6.)	ditto	ditto	ditto	ditto	ditto
24	Ditto. (Vol. III, Nos. 1, 2, and 3.)	ditto	ditto	ditto	ditto	ditto
SANSKRIT						
1	Bidyodaya; or, the Dawn of Knowledge. (Part III, No. 2.)	Sanskrit	Hrishīkēśh Shāstri.	Miscellaneous.	Printed at the Satya Press, No. 10, Golbagan Street, Calcutta, and published at Lahore.	Printed by Mahendranāth Sarkār, and published by Mahendranāth Paudh.
2	Ditto ditto. No. 10.	ditto	ditto	ditto	ditto	ditto
3	Ditto ditto. No. 11.	ditto	ditto	ditto	ditto	ditto
4	Ditto ditto. No. 12.	ditto	ditto	ditto	ditto	ditto
BENGALI AND						
1	Samadarsid, or, The Liberator. Bengali. For November & December 1874. (Vol. I, No. 1.)	Bengali	Shivanāth Shāstri.	Religion.	Printed and published at the City Press, No. 11, College Square, Calcutta.	Printed and published by the Editor, Sarkār.
2	Ditto ditto. For December. (Vol. I, No. 2.)	ditto	ditto	ditto	ditto	ditto
BENGALI AND						
1	Samātan Dharmopad, or, the Preacher of the Ancient Religion of India. A Monthly Magazine. For Shrāvan, Bhādra, and Ashwin. (Vol. V, Nos. 4, 5, & 6.)	Bengali	Rām Sēvak Bidyāratna.	ditto	Printed at the Sahitya Press, No. 17, Pichurighata Street, Calcutta, and published at the presses of the Samātan Dharmopad.	Printed by Ishāchandra Bishwās, and published by the Samātan Dharmopad.
HINDI AND						
1	Shri Harischandra Charitra. A Monthly Journal. For August 1874. (Vol. I, No. 11.)	Hindi	Harishchandra	Miscellaneous.	Printed at the Satya Press, No. 10, Golbagan Street, Calcutta, and published at Benares.	Printed by Mahendranāth Sarkār, and published by the author.

Quarter ending 31st March 1875.—(Continued.)

10		12		13		14			
Date of issue from the press, or of publication.	Number of sheets, leaves, or pages.	Size.	First, second, or other edition.	Number of copies of which the edition consists.	Printed or lithographed.	Price at which the book is sold to the public.	Name and residence of proprietor of copyright, or any portion of copyright.	REMARKS.	
PERIODICALS.							Rs. A. P.		
1875.									
Jan. 1st ..	152	8vo. ...	First ...	600	Printed.	3 0 0	Shambhuchandra Mukerji, of Bārnagore.	Politics, sociology, art, and science.	
1874.									
Dec. 16th.	90	8vo. ...	First ...	500	ditto ...	2 0 0	Lord H. U. Browne.		
1875.									
Jan. 16th.	74	8vo. ...	First ...	500	ditto ...	2 0 0	ditto.		
1874.									
Nov. 26th.	30	8vo. ...	First ...	1,000	ditto ...	0 8 0	M. LeBlanc, of Calcutta.		
Dec. 2nd ..	40	8vo. ...	First ...	180	ditto ...	5 0 0			
						per annum.			
1875.									
Jan. 2nd ...	40	8vo. ...	First ...	180	ditto ...	ditto.			
Feb. 2nd ...	40	8vo. ...	First ...	180	ditto ...	ditto.			
1874.									
Mar. 11th	336	8vo. ...	First ...	300	ditto ...	10 0 0	A. O. Hume, of Calcutta.	A journal of ornithology for India and its dependencies.	
						from No. 1 to 6.			
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Dec. 2nd...	119	8vo. ...	First ...	300	ditto ...	ditto	ditto.		
1875.									
Jan. 19th	268	8vo. ...	First ...	400	ditto ...	Rs. 10 for each set.	ditto.		
PERIODICALS.									
1875.									
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.. 5th ..	16	8vo. ...	First ...	125	ditto ...	0 4 0	ditto.		
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ENGLISH PERIODICALS.									
1875.									
Jan. 1st ..	48	8vo. ...	First ...	500	ditto ...	0 8 0	The Theistic Union Society, No. 11, College Square.	A monthly theistic journal.	
.. 21th	48	8vo. ...	First ...	500	ditto ...	0 8 0	ditto.	ditto.	
SANSKRIT PERIODICAL.									
1874.									
Dec. 20th	30	4to ...	First ...	300	ditto ...	1 0 0	Savātan Dharmam Rakshini Sabhā.		
SANSKRIT PERIODICAL.									
1875.									
Jan. 24th	36	8vo. ...	First ...	500	ditto ...	0 8 0	Harischandra, of Benares.		

Number.	Date of entry.	Title of Book.	Name of publisher, and place of publication.	Name and place of abode of the proprietor of copyright.	Date of first publication.
243	7th Jan. 1875 ...	Tasmiyatul Kirām, As-mā'izām.	Muhammad Abdul Ahad, at the Basiri Press, Toltollā, Misrigunge.	Muhammad Abdul Ahad, of Misrigunge, Calcutta.	25th Dec. 1874.
244	ditto ...	Shafā-ul-Amrāz ...	ditto ...	ditto ...	ditto.
245	29th Jan. 1875 ...	Declaratory Decrees ...	Calcutta Central Press Company, Limited.	L. P. Delves Broughton, of Calcutta.	27th Jan. 1875.
246	8th Feb. 1875 ...	Native Child's Arithmetical Tables.	Pyāricharan Sarkār, at the School Book Press, No. 32-1, Beadon Street.	Pyāricharan Sarkār, of No. 32-1, Beadon Street.	27th Oct. 1874.
247	Ditto ...	Companion to the Atlas	ditto ...	ditto ...	23rd Dec. 1874.
248	16th Feb. 1875 ...	Hindu Music, from various authors. Part I.	Panchānan Mukerji, at Pāthuriāghātā, Bow Bazar.	Somrindramohan Tagore, of Pāthuriāghātā, Calcutta.	1st Feb. 1875.
249	17th Feb. 1875 ...	Pratham Shikshār Bāṅ-gālār Itihās.	Manager, Sanskrit Press Depository, at No. 30, Bēchu Chatterji's Street.	Rājkrishna Mukerji, v.a., of No. 4, Shitārām Ghosh's Street, Calcutta.	8th Feb. 1875.
250	8th Mar. 1875 ...	The Nānā. A Military Drama. Mukerji's Magazine. (No. XXVII, Part II.)	Berigny and Co., at No. 12, Lāl Bazar, Calcutta.	Berigny and Co., of No. 12, Lāl Bazar Street, Calcutta.	23rd Feb. 1875.
251	19th Mar. 1875 ...	Bayān Rizāl ..	Assāruddīn of Pheripārā, Toltollā.	Assāruddīn, Toltollā ...	28th Feb. 1875.



LANGUAGE.	Number of Books.	Number of Pamphlets.	Total Books and Pamphlets in each Language.
Arabic	.....	2	2
Bengali	56	52	108
English	11	20	31
Hindi	1	1	2
Persian	1	.....	1
Sanskrit	11	2	13
Santâli	.....	1	1
Urdu	.....	2	2
Uriya	2	5	7
Total Books and Pamphlets	82	85	167
<b>BI-LINGUALS.</b>			
Bengali and English	.....	2	2
Bengali and Sanskrit	11	2	13
English and Italian	.....	5	5
.. and Sanskrit	2	1	3
.. and Uriya	.....	1	1
French and Urdu	1	.....	1
Persian and Urdu	.....	1	1
Total Bi-Linguals	14	12	26
<b>TRI-LINGUALS.</b>			
Bengali, English, and Urdu	3	.....	3
Total Tri-Linguals	3	.....	3
<b>PERIODICALS.</b>			
Bengali	.....	.....	30
English	.....	.....	24
Sanskrit	.....	.....	5
Bengali and English	.....	.....	2
.. and Sanskrit	.....	.....	.....
Hindi and Sanskrit	.....	.....	1
Total Periodicals	.....	.....	62
Grand Total of Books, &c.	.....	.....	25

**J. ROBINSON,**

*Librarian of the Bengal Library, and Keeper  
of the Catalogue of Books.*





# SUPPLEMENT TO The Calcutta Gazette.

WEDNESDAY, MAY 5, 1875.

## OFFICIAL PAPERS.

*Non-Subscribers to the GAZETTE may receive the SUPPLEMENT separately on payment of Six Rupees per annum if delivered in Calcutta, or Twelve Rupees if sent by Post.*

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## Proceedings of the Council of the Lieutenant-Governor of Bengal for the purpose of making Laws and Regulations.

*Saturday, the 1st May 1875.*

### Present:

The Hon'ble V. H. SCHALCH, *presiding*.  
 The Hon'ble G. C. PAUL, *Acting Advocate-General*.  
 The Hon'ble H. L. DAMPIER,  
 The Hon'ble STUART HOGG,  
 The Hon'ble H. J. REYNOLDS,  
 The Hon'ble BABOO JUGGADANUND MOOKERJEE, RAI BAHADOOR,  
 The Hon'ble T. W. BROOKES,  
 The Hon'ble BABOO DOORGA CHURN LAW,  
 The Hon'ble BABOO KRISTODAS PAL,  
 and  
 The Hon'ble NAWAB SYUD ASHGHAH ALI DILER JUNG, C.S.I.

### MOFUSSIL MUNICIPALITIES.

The Hon'ble Mr. DAMPIER said, when asking for leave to introduce a Bill to amend and consolidate the law relating to municipalities, he said that we should take the Bill of 1872 as the general model, throwing out such provisions of it as had not met with the approval of the Governor-General, and against which general opposition was expressed. He said that it would not be the object of the present Bill to increase taxation, and he thought hon'ble members would find that the Bill fulfilled those conditions.



**6.** No tract of country which does not contain at least one thousand inhabitants, and which does not contain the average number of five hundred inhabitants to the square mile of the area of such tract, shall be declared to be a second class Municipality.

Definition of second class Municipality.

**7.** No tract of country shall be declared a municipality under this Act unless a majority of the adult population of such tract of country is chiefly employed in pursuits other than agricultural.

Class of persons of which a municipality must consist.

**8.** The Lieutenant-Governor may from time to time, by notification in the *Calcutta Gazette*, announce that there shall be united with any tract of country as aforesaid (for the purpose of forming a first or second class Municipality, as the case may be), any number of specified places, provided that no place shall be included within any such union, unless some part of such place be situated within the distance of half a mile from some other place included in such union.

Formation of unions.

**9.** Whenever the Lieutenant-Governor shall have declared two or more places to be united for the purpose of forming a first or a second class Municipality as aforesaid, all tracts of country lying within a supposed ring-fence drawn round the exterior limits of all such united places shall be deemed to be within the Municipality.

Limits of union.

### CHAPTER III.

#### OF THE MUNICIPAL AUTHORITIES.

##### PART I.—Of the Constitution of the Municipality.

**10.** The Lieutenant-Governor shall from time to time appoint, in every first class Municipality, not less than eight, and in every second class Municipality not less than four, persons to be Commissioners for carrying out in such Municipality the purposes of this Act.

Appointment of Commissioners.

**11.** The Lieutenant-Governor may delegate to any officer the power of appointing Commissioners in any second class Municipality.

Delegation of power to appoint Commissioners.

**12.** The Lieutenant-Governor may at any time direct that the whole or any number, not being less than two-thirds, of the Commissioners to be appointed under the last preceding section shall be elected by the rate-payers, subject to such rules in regard to qualification and election as he may think fit.

Election of Commissioners.

In any such election every person shall be entitled to vote who has paid the tax on persons, or the tax on holdings, hereinafter mentioned, that has become payable by him :

Provided that if such election take place before the said taxes have been levied in any Municipality, it shall be made by the householders therein.

The Lieutenant-Governor may appoint any persons to be *ad interim* Vice-Chairman and Commissioners pending the election of Commissioners under this section.

**13.** No person shall be appointed or elected a Commissioner, or a Member of a Ward Committee, under this Act in any Municipality who does not either reside or hold land therein, or within five miles from some part of the limits thereof :

Qualification of Commissioner and Member of Ward Committee.

Provided that when the imposition of any tax has been determined on in any Municipality, no person shall be appointed or elected therein a Commissioner, or Member of a Ward Committee, who does not pay, or is not liable to, municipal taxes therein.

**14.** The Lieutenant-Governor may from time to time accept the resignation of any Commissioner or Member of a Ward Committee, appointed or elected under this Act, and may remove any such Commissioner or Member of a Ward Committee for corruption or continued neglect to attend the meetings of the Commissioners, or otherwise to discharge his duty as Commissioner, or Member of a Ward Committee.

Removal of Commissioner.

**15.** The Lieutenant-Governor may at any time withdraw any direction given by him under section 12 for the election of Commissioners in any Municipality.

Withdrawal of power of election.

**16.** In addition to the Commissioners appointed or elected as hereinbefore provided, the Magistrate of the district and the Magistrate of the division shall be *ex-officio* Commissioners of every Municipality situated within their respective jurisdictions, and the Lieutenant-Governor may direct, by notification in the *Calcutta Gazette*, that the persons for the time being exercising the functions of the offices to be named in such notification shall be *ex-officio* Commissioners for any or every Municipality to which the official functions of the offices held by the persons so appointed may extend ;

*Ex-officio* Commissioners.

and the Lieutenant-Governor may appoint as a Commissioner of any Municipality any officer in the service of Government holding a salaried office (the salary of which is not less than one hundred rupees a month) in the district in which the Municipality is situate :

Provided that not more than one-third of the whole number of Commissioners shall be persons, holding in the Judicial, Police, or Revenue Departments of the Government service, salaried offices of which the functions are exercised within the district in which the Municipality is situated, unless such persons be elected Commissioners otherwise than by appointment by the Lieutenant-Governor, or by any officer to whom the power of appointing Commissioners has been delegated under section 11.

Tenure of office of Commissioners.

**17.** Except as herein after provided, every Commissioner shall vacate his office at the end of three years.

**18.** When Commissioners are for the first time appointed or elected in any place, one-third of the whole number of which the body may consist on the first day of the municipal year next following the date of the appointment or election of such Commissioners, shall retire at the end of one year, and another third at the end of two

Rotation of Commissioners.

years, and the rest at the end of three years, to be computed from the first day of the year next following the date of the appointment or election of such Commissioners.

In case such whole number is not evenly divisible by three, the one-third shall be ascertained by taking the number next below it, which is evenly divisible by three, as the number to be divided.

The Commissioners who shall retire at the end of the first and second years respectively shall be decided by lot.

19. When any Commissioners have been elected under section 12, the rule of rotation in section 18 shall be applied separately to the Commissioners who have been appointed, and separately to the Commissioners who have been elected.

20. In calculating the whole number of Commissioners for the purposes of section 18, all *ex-officio* Commissioners shall be excluded; and such *ex-officio* Commissioners shall remain Commissioners so long as they continue to hold the respective offices in virtue of which they are respectively Commissioners.

21. Any person who vacates his office under the provisions of Section 17, or who retires under the provisions of Section 18, may be at any time re-appointed or re-elected.

22. The Magistrate of the district, if the Municipality be at the sudder station, or the Magistrate in charge of a division of the district, if the Municipality be situated within such division, shall be *ex-officio* Chairman of the Commissioners of such Municipality.

The Magistrate of the district may, with the sanction of the Lieutenant-Governor, delegate to any Magistrate subordinate to him at a sudder station any of the powers vested by this Act in the Chairman of the Commissioners, and may withdraw such powers.

In the absence of the Magistrate of a division of the district, the Magistrate of the district may appoint any Magistrate subordinate to him to officiate as Chairman of the Commissioners within such division.

23. The Commissioners shall elect their own Vice-Chairman, subject to the approval of the Lieutenant-Governor; he shall hold office for one year from the date of his election, and shall be eligible for re-election at the end of each year.

Such Vice-Chairman may at any time be removed from the office of Vice-Chairman by a resolution of the Commissioners, in favor of which not less than two-thirds of the Commissioners shall have voted:

Provided that the Lieutenant-Governor may sanction the election permanently, or for a term of years, of a salaried Vice-Chairman if proposed by the Commissioners.

24. The Commissioners shall, in the name of their Chairman, by the description of "The Chairman of the Municipal Commissioners," be a body corporate,

and have perpetual succession, and a common seal, and in such name shall sue and be sued.

Such common seal shall have the name of the Municipality engraved thereon in legible characters in the English language, and also in the vernacular of the district.

## PART II.—Of the Property and Contracts of the Commissioners.

25. All property, moveable and immoveable, of any kind whatsoever, derived under any of the enactments specified in the fifth or sixth schedule, or otherwise, and vested in, or held in trust for the late Commissioners, Committee, or Panchayet (being the Commissioners or Committee or Panchayet appointed under any of the said enactments), for the tract of country which has been declared to be included in a Municipality, shall become vested in the Commissioners of such Municipality and their successors.

26. All roads, bridges, embankments, and drains in any Municipality (not being private property), now existing, or which shall afterwards be made, and the pavements, stones, and other materials thereof, and also all erections, materials, implements, and other things provided therefor, shall vest in and belong to the Commissioners of such Municipality.

But the Lieutenant-Governor may from time to time, by notification, exclude any road, bridge, embankment, or drain from the operation of this Act, unless the cost of the original construction of the same shall have been paid from the Municipal Fund, and may cancel such notification wholly or in part.

27. The Commissioners may at a meeting agree with the person, in whom the property in any road is vested, to take over the property therein, and after such agreement may declare, by notice in writing put up in any part of such road, that the same has become a municipal road.

Thereupon such road shall vest in the Commissioners and shall thenceforth be repaired and kept up out of the Municipal Fund.

28. Every hospital, dispensary, school, rest-house, market, tank, and well, not being private property, or the property of a religious institution or society, and all medicines, furniture, and other articles appurtenant thereto, not being private property, which at and after the commencement of this Act shall be found within any Municipality may, by order of the Lieutenant-Governor, duly published, be vested in the Commissioners of such Municipality, and thereupon all endowments or funds belonging thereto shall be transferred to, and vested in, such Commissioners as trustees for the purposes to which such endowments and funds were lawfully applicable at the time of such transfer:

Provided that no such order shall be published until one month after notice of the intention to transfer such property shall have been published in the *Calcutta Gazette*, and within the Municipality in the vernacular language of the district.

**29.** If the Commissioners at a meeting shall, after publication of a notice in the last preceding section mentioned, object to the transfer to themselves of any hospital, dispensary, or school, on the ground that their funds cannot bear the charge, then such transfer shall not be made save under such conditions as the Commissioners at a meeting may agree to accept.

**30.** The Commissioners at a meeting may purchase or take on lease any land for the purposes of this Act, and may sell any land not required for such purposes.

**31.** When any land within the limits of any Municipality is required for the purposes of this Act, if the Commissioners cannot agree with the owner for the purchase thereof, the Lieutenant-Governor, on the recommendation of the Commissioners, may notify that such land is required under the provisions of the Land Acquisition Act, 1870; and, on payment by the Commissioners of the compensation awarded under such Act, the land shall vest in them for the purposes of this Act.

**32.** The Commissioners may enter into and perform any contract necessary for the purposes of this Act.

Every contract made on behalf of the Commissioners in respect of any sum exceeding twenty rupees, or in respect of any property exceeding twenty rupees in value, shall be in writing, and signed by at least two of the Commissioners, one of whom shall be the Chairman or Vice-Chairman, and shall be sealed with the common seal of the Commissioners.

Unless so executed, it shall not be binding on the Commissioners.

### PART III.—Of the Mode of transacting the Business of the Municipality.

**33.** The Commissioners shall have an office, where they shall meet for the transaction of business at least once in every month, and as often as a meeting shall be called by the Chairman or, in his absence, by the Vice-Chairman, and all questions which may come before them at any meeting shall be decided by a majority.

The Chairman, or, in his absence, the Vice-Chairman, shall call a meeting on a requisition signed by three of the Commissioners.

**34.** The Chairman, or, in his absence, the Vice-Chairman, shall preside at every such meeting, and, in the absence of both the Chairman and Vice-Chairman, the Commissioners shall choose some one of their number to preside.

In cases of equality of votes, the President shall have a casting vote.

**35.** No business shall be transacted at a meeting unless it has been called by the Chairman or Vice-Chairman, and unless, at least, in the case of a first class Municipality, five, and in the case of a second class Municipality, three, Commissioners be present.

**36.** Minutes of the proceedings of all meetings of the Commissioners shall be entered in a book to be kept for the purpose, and shall be signed by the President of the meeting, and such book shall be open to the inspection of the tax-payers.

**37.** The Chairman shall, for the transaction of the business connected with, or for the purpose of making any order authorized by this Act, exercise all the powers vested by this Act in the Commissioners: Provided that the Chairman shall not act in opposition to or in contravention of, any order of the Commissioners at a meeting, or exercise any power which is directed to be exercised by the Commissioners at a meeting.

**38.** The Chairman may, by a written order, delegate to the Vice-Chairman all or any of the duties or powers of a Chairman as defined in this Act, subject to such restrictions as may seem fit to him, and may at any time by a written order withdraw the same.

**39.** The Commissioners at a meeting shall from time to time decide what number of overseers, clerks, registrars, subordinate officers, servants, and collectors of taxes or tolls, may be necessary for the Municipality, and shall from time to time fix the salaries to be paid to such persons respectively out of the Municipal Fund, and the allowances to be granted to such persons during absence on leave.

Subject to such decision, the Chairman shall have power to appoint such persons as he may think fit, and from time to time to remove such persons and appoint others in their places:

Provided that no person shall be appointed to, or removed from, any office, the monthly salary of which exceeds fifty rupees without the sanction of the Commissioners at a meeting; and no salary amounting to more than one hundred rupees a month in a second class Municipality, or to more than one hundred and fifty rupees a month in a first class Municipality, shall be assigned to any clerk or other servant without the previous sanction of the Magistrate of the district.

**40.** The Commissioners shall take from every collector of municipal taxes or tolls, such security for the sums collected by him as they may think proper.

### PART IV.—Of Ward Committees.

**41.** The Commissioners may at a meeting divide any Municipality into wards, and thereupon appoint, or cause to be elected, in the manner provided by Section 12, for each ward, not less than three qualified persons, whether such persons be or be not Commissioners for the time being, to be Members of the Ward Committee, and the said Commissioners at a meeting may define the limits of the ward for which any Ward Committee may be appointed or elected.

All questions regarding the removal, resignation, and filling up vacancies among the Members of Ward Committees shall be settled by the Commissioners at a meeting.

**42.** Each Ward Committee may, for each year if they see fit, elect their own Chairman from among their own number.

**43.** A Ward Committee, within the limits of their ward, as defined by the Commissioners at a meeting, shall exercise all the powers, and shall be bound to perform all such duties, of Commissioners as defined in this Act, as the Commissioners at a meeting shall have delegated to them.

All acts done, orders issued, and assessments made by Ward Committees, shall be subject to the control and revision of the Commissioners, who may at any time withdraw all or any of such powers and duties.

#### PART V.—*Liability of Commissioners and Ward Committees.*

**44.** No Commissioner or Member of a Ward Committee shall be personally liable for any contract made, or expense incurred, by or on behalf of the Commissioners.

Every Commissioner or Member of a Ward Committee shall be personally liable for any wilful misapplication of money entrusted to the Commissioners to which he shall have been a party, and he shall be liable to be sued for the same.

**45.** No Commissioner or Member of a Ward Committee, or officer, or servant of the Commissioners or Committee, shall be interested, directly or indirectly,

in any contract made with the Commissioners. And if any such person be so interested, he shall thereby become incapable of continuing in office or employment, and shall be liable to a fine not exceeding five hundred rupees:

Provided that no person shall, by reason of being a shareholder in, or a member of, any incorporated or registered company, be deemed interested in any contract entered into between such company and the Commissioners.

But no such shareholder or member shall act as a Commissioner or Member of a Ward Committee in a matter relating to any contract entered into between the Commissioners and such company.

**46.** No Commissioner or Member of a Ward Committee shall vote on any question which regards exclusively the assessment of himself or the valuation of his property, or his liability to any tax.

### CHAPTER IV.

#### OF THE MUNICIPAL FUND AND ITS APPLICATION.

**47.** All sums received by the Commissioners, and all fines paid or levied under this Act, and all other sums which, under the sanction of Government, may be transferred to such Commissioners, shall constitute a fund which shall be called the Municipal Fund, and shall, together with all property of every nature or kind whatsoever, which may become vested in the Commissioners, be under their control, and shall be held by them in trust for the purposes of this Act.

The Municipal Fund shall be deemed to be the fund applicable to police purposes mentioned in sections 11 and 48 of Bengal Act No. II of 1866 (to provide for the better regulation of the Police within the Suburbs of the Town of Calcutta).

**48.** The Commissioners shall set apart and apply annually out of the Municipal Fund such sum as they are by this Act required to provide for the maintenance of the Municipal police force, and a sum sufficient for payment of their own establishment and the expenses of their office.

**49.** The Municipal Fund, after the sums mentioned have been set apart under the last preceding section, may, subject to such rules and restrictions as the Lieutenant-Governor may from time to time prescribe, be applied by the Commissioners to any of the following purposes within the Municipality in which such Municipal Fund is raised, that is to say—

(1) The construction, repair, and maintenance of roads, wharves, embankments, channels, drains, bridges, and fanks;

(2) The supply of water and lighting of roads;

(3) Other works of public utility calculated to promote the health, comfort, or convenience of the inhabitants:

Provided that for every thousand inhabitants of any Municipality not more than two hundred rupees a year shall be expended on such objects, unless the Lieutenant-Governor shall, at the request of the Commissioners at a meeting, extend such limit for a special object;

(4) The diffusion of education, and with this view the construction and repair of school-houses, and the establishment and maintenance of schools either wholly or by means of grants-in-aid;

(5) The establishment and maintenance of hospitals and dispensaries;

(6) The promotion of vaccination;

(7) And for carrying out the purposes of this Act.

Provided that no portion of the Municipal Fund shall be applied to the establishment and maintenance of schools, or hospitals, or dispensaries, or to the promotion of vaccination, unless such application be sanctioned by the consent of a majority of the Commissioners, or of the Members of the Ward Committee respectively, at a meeting specially convened for considering the question of such application.

**50.** The Commissioners at a meeting may, with the sanction of the Lieutenant-Governor, contribute a portion of the Municipal Fund towards the expenses incurred in any other Municipality, or in any district or sub-division, where such expenses are incurred for any of the purposes described in clauses (1) and (2) of the last preceding section, and also towards the expenses of making, maintaining, and repairing any work for the improvement of a river or harbour (by whomsoever such work may be done):

but no contribution shall be made under this section to any work except such as is calculated to benefit the inhabitants of the contributing Municipality.



**51.** The account books of the Municipality shall be open to the inspection of any tax-payer at the office of the Commissioners on a day to be fixed in each week.

An account showing the receipts and expenditure during the quarter, arranged under the proper heads and duly balanced, shall be prepared immediately after the close of each quarter, and shall, with the account books, be open to the inspection of any tax-payer, and a copy of such account shall be forwarded to the Magistrate of the district for submission to the Commissioner of the division.

**52.** The Commissioners, at a meeting three months before the close of the municipal year, shall prepare in detail estimates showing the probable receipts and expenditure during the ensuing Municipal year, and the objects in respect of which it is proposed to incur such expenditure.

**53.** Copies of the estimates and translations thereof in the vernacular of the district shall be lodged in the office of the Magistrate and in the Municipal office or offices.

During fourteen days after the estimates shall have been so lodged in the said offices, of which due notice shall be published, the estimates and translations in the vernacular of the district shall be open to inspection at all reasonable times by any tax-payer of such Municipality who may desire to inspect the same.

Any written suggestion which may be deposited in the office of the Commissioners shall be recorded and laid before them for consideration at the next meeting.

**54.** After the expiration of the said fourteen days, and after such revision as may appear requisite, the Chairman shall transmit the estimates to the Magistrate of the district with any remarks or objections thereupon which may have been recorded by himself or by the Commissioners at a meeting; and the Magistrate of the district shall forward them to the Commissioner of the division together with such remarks or objections, and his own opinion thereon.

**55.** The Commissioner of the division shall sanction any estimate forwarded under the last preceding section which may appear to him to be unobjectionable.

If he sees any objections to an estimate, he shall record and forward the same, together with the estimate, for reconsideration by the Commissioners.

A meeting shall be called specially for the purpose of such reconsideration; and the decision of the majority of the Commissioners attending at such meeting shall, subject to the provisions of section 56, be final.

**56.** The Commissioners at a meeting may at any time revise any estimate of expenditure with the view of providing for any modifications which they may deem it advisable to make in the appropriation of the amount at their disposal; and such revised estimate shall be published and forwarded for sanction to the Commissioner of the division through the Magistrate of the district, as pro-

vided in section 54, and the Commissioner of the division may return such revised estimate for reconsideration by the Commissioners in manner provided by section 55.

**57.** The Commissioners shall, at such time and in such form as the Lieutenant-Governor shall direct, furnish an annual report of their proceedings and statements in detail of all the works executed by them, and of all sums received and expended by them.

Every such report shall be published in the *Calcutta Gazette*.

**58.** The municipal accounts shall be audited by such person and in such manner as the Lieutenant-Governor shall direct, and the expense of such audit shall be paid from the Municipal Fund.

**59.** The Lieutenant-Governor may direct that the cost of maintaining clerks or other establishments in the offices of the Magistrate of the district and of the Commissioner of the division, for the audit of accounts and the requisite correspondence connected with the purposes of this Act, shall be paid in rateable proportion from the funds of the several Municipalities which may be constituted under this Act in such district or division.

And the Commissioners of every Municipality shall pay to the Magistrate of the district the sum which they may be required to pay for the purposes of this section and the last preceding section.

**60.** All sums belonging to the Municipal Fund shall be paid into a Government treasury, or, with the sanction of the Commissioner of the division, into any bank or branch bank, in or near to the Municipality, and shall be credited to an account to be called the Account of the Municipality to which they belong:

Provided that the Commissioners may invest any moneys not required for immediate use either in the Government Savings' Bank or in Government securities, or in any other form of security which may be approved of by the Lieutenant-Governor.

**61.** All orders for payment of money from the Municipal Fund shall be signed by the Chairman, or by the Vice-Chairman and one of the Commissioners.

## CHAPTER V.

### OF MUNICIPAL TAXATION.

#### PART I.—Of the Power to impose Taxes and Tolls.

**62.** The Commissioners of any Municipality at a meeting may from time to time with the sanction of the Lieutenant-Governor impose within the limits of such Municipality one or other, but not both, of the following taxes:—

- (a) A tax upon persons occupying holdings within the Municipality according to their circumstances and property within the Municipality: provided that the total sum to be raised by such tax in any year shall not exceed the sum which would be produced by an average rate of two rupees and

four annas per annum for each holding, and that the amount assessed in respect of the occupation of any one holding shall not be more than eighty-four rupees per annum; or

- (b) A tax on the annual value of all holdings situated within the Municipality: provided that such tax shall not exceed seven and a half per cent. on the annual value of such holdings, unless the said tax was levied at a higher rate before the commencement of this Act; and provided also that no tax shall be imposed on any holding of which the annual value is less than six rupees.

63. Subject to the provisions of the section next succeeding, the Commissioners of any Municipality at a meeting may, from time to time, with the sanction of the Lieutenant-Governor, impose within the limit of such Municipality all or any of the following taxes and tolls, in addition to either of the taxes mentioned in the last preceding section:—

- (a) A tax on carriages, horses, and other animals.  
(b) A fee on the registration of carts.  
(c) Tolls on ferries and roads.

#### PART II.—Of the Tax on Persons.

64. When it has been determined that a tax on persons occupying holdings within the Municipality, according to their circumstances and property shall be imposed, the Commissioners shall, from time to time, prepare an assessment list, which shall be in the form in the first schedule.

The Commissioners may omit from the list prepared under this section any person who may by them be deemed too poor to pay such tax.

65. The Commissioners may, at any time after the publication of the assessment list, assess any person who was without authority omitted therefrom, or whose liability to assessment has accrued thereafter.

Notice of such assessment shall be given to the person assessed, who may apply to the Commissioners to review the same.

66. Any person mentioned in the assessment list, who shall at any time after the publication thereof have ceased to occupy any holding in respect of which he has been assessed, or whose means and property in respect of which he has been so assessed shall have been reduced, may apply to the Commissioners to revise his assessment.

Such application may be made at any time, and shall be dealt with in the manner provided by section 81 in respect of an application for review.

67. The Commissioners may at any time substitute for any name mentioned in the assessment list the name of any fresh occupant of the property assessed, and shall give notice to the person whose name is so substituted.

Such person shall be liable to pay the amount in respect of such occupation from the first day of the quarter of the municipal year next after the date of the change of occupation.

The Commissioners may raise, or decrease, the assessment made on account of the occupation of the holding, as they may see fit, having reference to the circumstances and property within the municipality of the new occupant.

#### PART III.—Of the Tax on Holdings.

68. When it has been determined that a tax shall be imposed on the annual value of holdings, any such tax shall be paid by the owners of the holdings by quarterly instalments.

Houses used exclusively as places of public worship, or applied solely to charitable purposes, shall not be liable to such tax.

69. The gross annual rent at which any holding may be reasonably expected to be let, shall be deemed to be the annual value thereof, and such value shall accordingly be fixed by the Commissioners:

Provided that the annual value of any arable land shall be deemed to be one-half of the annual rent at which such land may be reasonably expected to be let.

70. If any house belongs to one owner, and the land on which it stands, and the adjacent land which is usually occupied therewith, belong to another, the Commissioners may value such house and land together at one consolidated rate.

The total amount of the valuation shall be payable by the owner of the house, who shall thereafter be entitled to deduct from the rent which he pays for the land such proportion of the tax so paid by him as is equal to the proportion which his rent bears to the annual value of the whole property.

If the owner of the house and the owner of the land do not agree in respect of the proportion of the tax so deducted by the owner of the house, the Commissioners at a meeting shall, on the application of either party, make an award declaring the amount payable by each, and such award shall be final.

71. If the sum due from the owner of any holding remains unpaid after the notice of demand has been duly served, and such owner be not resident within the Municipality, or the place of abode of such owner be unknown, the same may be recovered from the occupier for the time being of such holding, who may deduct, from the next and following payments of his rent, the amount which may be so paid by or recovered from him.

Provided that no arrear of tax, which has remained due from the owner of any holding for more than one year, shall be so recovered from the occupier thereof.

72. The Commissioners, in order to prepare a valuation list, may, whenever they think fit, by notice, require the respective owners or occupiers of all holdings to furnish them with returns of the rent or annual value thereof, and they, or any

Additional taxes.

Assessment list to be prepared.

Power to alter assessment.

Power to apply for reduction of assessment in altered circumstances.

Procedure on change of occupation.

Power to assess upon a house consolidated tax for house and land on which it stands.

Tax due from non-resident owner may be recovered from occupier and deducted by him from his rent.

What returns may be required for ascertaining annual value.

person authorized by them in that behalf, at any time between sunrise and sunset, may enter, inspect, and measure, any such holding after having given forty-eight hours' previous notice of their intention to the occupier thereof.

**73.** When the valuation of the holdings has been completed, the Chairman shall prepare a valuation list in the form in the second schedule (of which the last column will remain blank).

**74.** The Commissioners may at any time after the publication of the said valuation list value any holding, which was without authority omitted therefrom, or which has become liable to valuation after the publication thereof.

Notice of the amount of the valuation shall be given to the person affected thereby, who may apply to the Commissioners to review the same.

**75.** The Commissioners may at any time substitute for any name mentioned in the said valuation list the name of any person to whom any holding mentioned therein shall have been transferred, and shall give notice thereof to the person whose name is so substituted.

Such person shall be liable to pay the amount payable on such holding from the first day of the quarter of the municipal year next after the date of the transfer.

**76.** When any house has been vacant for sixty or more consecutive days during any municipal year, the Commissioners shall remit one-half of so much of the tax of that year as may be proportionate to the number of days the said house has remained unoccupied; provided that the owner of such house, or his agent, has given to the Commissioners notice in writing of the vacancy thereof, and that the amount of tax to be remitted shall be calculated from the date of the delivery of such notice.

No notice of vacancy given under this section shall have effect beyond the end of the quarter in which it has been given, unless a similar notice of continued vacancy be given within the first fifteen days of the following quarter.

When such notice of vacancy has been given, the owner shall give immediate notice of any re-occupation.

#### PART IV.—Of general provisions relating to the taxes on persons and holdings.

**77.** The Commissioners at a meeting shall determine the rate at which the tax on persons and the tax on holdings shall be imposed; and at a meeting to be held not less than fifteen days before the expiration of each municipal year shall determine the rate at which such taxes shall be imposed for the ensuing year.

**78.** The assessment list and valuation list respectively, shall be signed by the Chairman and shall be published.

On the publication of the assessment list or valuation list respectively, the Chairman shall serve a notice in the vernacular of the district,

on each person liable to assessment, or on the owner of each holding, containing an extract from such list of the entries affecting him.

**79.** Save as herein otherwise provided, every assessment and valuation, when published, shall be valid for three years and until the beginning of the municipal year next after the date on which a new assessment or valuation may be made.

**80.** Any person who is dissatisfied with the assessment, or with the valuation of any holding, or who disputes his occupation of any holding, or his liability to be assessed, may apply to the Commissioners to review the same.

**81.** Every application to review any order of assessment, any list, or other proceeding in respect of the amount of the assessment or demand, or of the liability of the person assessed, or required to pay such amount, shall be heard and determined by not less than three Commissioners, one of whom shall be the Chairman or Vice-Chairman, who, after making such inquiries as they may deem necessary, may confirm or amend the same.

If such Commissioners confirm the same, they may order that the applicant shall pay such reasonable costs as may have been incurred in respect of his application.

The decision of such Commissioners or of a majority thereof, in such cases shall be final.

No such application shall be received after the expiration of two months from the time when publication under section 78 has been made unless good grounds be shown to the satisfaction of such Commissioners; and in no case shall such application be received after the expiration of ten days from the service under section 111 of the first bill or other demand for payment.

**82.** No objection shall be taken to any assessment, nor shall the liability of any person to be assessed be questioned, in any other manner or by any other authority than in this Act is provided.

#### PART V.—Of the Tax on Carriages and Animals.

**83.** When it has been determined that a tax on carriages and animals kept within the Municipality shall be imposed, the Commissioners at a meeting shall make and publish an order, stating at what rates, not exceeding the rates given in the third schedule, such tax shall be imposed, but such tax shall not be imposed on:—

- (a) animals belonging to officers doing regimental duty at the rate of one animal for each officer;
- (b) animals exempt from any municipal tax under section 25 of the Indian Volunteers Act, 1869;
- (c) carriages or animals belonging to Government, or to the Commissioners;
- (d) animals used by, or in, any cavalry regiment, or by the police;
- (e) carriages or animals kept for sale by any *hundi* dealer in such carriages or animals, and not used for any other purpose.

Such order shall continue in force until rescinded, and the Commissioners at a meeting, not less than fifteen days from the expiry of any municipal year, may make, and in that case shall publish, an order, stating the rates of such tax for the ensuing year.

**84.** The owner of every carriage and animal mentioned in the third schedule shall, within a month after the publication of an order under the last preceding section and in like manner within the first month of each municipal half-year, forward to the Commissioners a statement in writing, signed by him, containing a description of the carriages and animals liable to the tax for which he desires to take out a license.

Such owner shall at the same time pay to the Commissioners such sum as shall be payable by him for the current municipal half-year at the date of such publication for the carriages and animals specified in such statement, according to the rates stated in any order in force at the time made under section 83.

If any person becomes possessed, at any time after the commencement of the municipal half-year, of any carriage or animal mentioned in the third schedule, in respect of which no license has been given for such half-year, he shall forward a statement as above required within one month of the date on which he may have acquired possession thereof, and shall pay the tax for the unexpired portion of the half-year calculated from such date.

**85.** On receiving the amount of the tax under this Part, the Commissioners, or some person authorised by them in that behalf, shall give to the person paying the same a license for the several carriages and animals for the period in respect of which the amount is received.

Such license shall be for the current municipal half-year and no longer.

**86.** Whenever the owner of any carriage or animal is not resident within the limits of the Municipality wherein the same is kept, the person occupying the premises where it is for the time being kept shall take out a license under this Part.

**87.** The Commissioners at their discretion may compound, for any period not exceeding one year, with livery stable-keepers and other persons keeping carriages and animals for hire, for a certain sum to be paid for the carriages and animals so kept by such person, in lieu of the rates stated in any order made by the Commissioners under section 83.

**88.** The Commissioners shall from time to time cause to be prepared and entered in distinct columns in a book, to be kept by them, and to be open to the inspection of any person interested therein, a list of the persons to whom, during the then current municipal half-year, a license has been given under this Part, and of the carriages and animals in respect of which they have paid.

**89.** The Commissioners, or any person authorized by them in that behalf, may at any time between sunrise and sunset, enter and inspect any stable or coach-house, or any place wherein they may have reason to believe that there is any carriage or animal liable to taxation for which a license has not been duly taken out.

And the Commissioners may summon any person whom they have reason to believe to be liable to the payment of any such tax, or any servant of such person, and may examine such person or servant as to the number and description of the carriages and animals in respect of which such person is liable to be taxed.

#### PART VI.—Of the Registration of Carts.

**90.** The Commissioners at a meeting may make and publish an order that every cart, kept and used within, or let for hire within or without the municipality and used within it, shall be registered by the Commissioners with the name and residence of the owner, and shall bear the number of registration in such manner as the said Commissioners shall direct:

This section shall not apply to carts:—

- (a) which are the property of the Government, or of the Commissioners;
- (b) which are kept at more than two miles' distance from the Municipality, and are only temporarily and casually used within it.

**91.** The registration of carts, under the last preceding section shall be made, and the numbers assigned, half-yearly upon such days as the Commissioners shall notify, and such fee as they shall fix, not exceeding one rupee, shall be paid for each registration.

Any person becoming possessed of any cart, which has not been registered for the then current municipal half-year, shall register the same within one month of the date on which he may have become possessed thereof, and the Commissioners shall grant registration in any such case on payment of a proportional fee for the unexpired portion of the current half-year calculated from such date.

**92.** When the ownership of any registered cart is transferred within any half-year, it shall be registered anew within one month of the transfer in the name of the person to whom it has been transferred, and a fee not exceeding four annas shall be paid for every such last-mentioned registration.

**93.** If any person owns or keeps any cart hereinafter required to be registered without having caused the same to be registered, the Commissioners, or any person authorized by them in that behalf, may seize and detain such cart (provided the same be not employed at the time of seizure in the conveyance of any passengers or goods), together with the animals drawing the same; and all police officers are required, on the application of the Commissioners, or of any servant of the Commissioners duly authorized in that behalf, to assist in the said seizure.

If the vehicle seized be not claimed, and the fine be not paid within ten days, such vehicle, together with the animals seized with it (if any), may be sold by auction by order of the Commissioners, and the proceeds applied to the payment of the fine and to the costs and charges incurred on account of the seizure, detention, and sale;

And the surplus (if any), if not claimed by the owner or the person keeping such cart within a further period of twelve months, shall become vested in the Commissioners and be transferred to the Municipal Fund.

Provided that if at any time before the sale is concluded the person whose cart has been seized shall tender to the Commissioners, or the person authorized by them to sell the cart, the amount of all the expenses incurred, and the registration fee payable by him, the Commissioners shall forthwith release the cart so seized.

#### PART VII.—Of Tolls on Ferries.

94. The Lieutenant-Governor may make over to the Commissioners any existing public ferry within or adjacent to the limits of the Municipality; such ferry shall thenceforward be deemed to be a municipal ferry, and the profits derivable therefrom shall be carried to the credit of the Municipal Fund.

95. The Commissioners may also, with the sanction of the Lieutenant-Governor, declare that any other ferry within or adjacent to the limits of the Municipality is a municipal ferry; and the profits derivable therefrom shall thenceforward be carried to the credit of the Municipal Fund:

Provided that due compensation shall be made to any person for the loss which he may have sustained in consequence of such ferry being declared to be a municipal ferry.

The amount of compensation due in such cases shall be ascertained and awarded by the Magistrate under the provisions of section 4 of Bengal Act No. 1 of 1866 (*to amend certain provisions of Regulation VI of 1819*) or other law for the time being in force.

96. Every municipal ferry shall be maintained by the Commissioners, and they shall do all things necessary to provide for the safety and convenience of travellers, and the safety of property to be conveyed in such ferry.

97. When it has been determined to impose tolls on municipal ferries, the Commissioners at a meeting shall make and publish an order specifying the ferries, and, with the sanction of the Lieutenant-Governor, the rates at which such tolls shall be levied.

Such rates may from time to time be varied with the like sanction.

98. Any collector or lessee of tolls, or his assistant, may refuse to convey any person or goods across a municipal ferry until the proper toll has been paid, and may require any person who refuses to pay the toll to leave the boat and to remove his goods from it.

99. No person shall keep a ferry-boat for the purpose of plying for hire within a distance of two miles above or below any municipal ferry without the previous sanction

of the Commissioners if he plies within the limits of the Municipality, or of the Magistrate of the district if without such limits,

or of the Magistrate of the district and the Commissioners if one of the two banks between which he plies is within, and the other bank is without, such limits.

#### PART VIII.—Of Tolls on Roads.

100. The Lieutenant-Governor may make over to the Commissioners any existing toll-bar within the limits of the Municipality; and the profits derivable from it shall thenceforward be carried to the credit of the Municipal Fund.

101. The Commissioners may also, under the authority of the Lieutenant-Governor, establish toll-bars upon any road or bridge within the limits of the Municipality for the purpose of levying tolls on vehicles and animals entering such limits; and the profits derivable therefrom shall be carried to the credit of the Municipal Fund.

102. When it has been determined that tolls shall be levied on any road or bridge, the Commissioners at a meeting shall make and publish an order, with the sanction of the Lieutenant-Governor, specifying the rates at which such tolls shall be levied.

Such rates may from time to time be varied with the like sanction.

103. Any Collector or lessee of tolls may refuse to allow any person to pass through any municipal toll-bar, until the proper toll has been paid.

104. In case of non-payment of any toll on demand, the person authorized to collect the same may seize any carriage or animal, or any part of its burden, on which toll is chargeable, of sufficient value to defray the toll.

After such seizure the Commissioners shall forthwith issue a notice in writing that after the expiration of ten days they will sell the property by auction at such place as they may state in the notice; and if any toll, together with the cost arising from such seizure and custody, remains undischarged for ten days after the issue of such notice, the Commissioners may sell the property seized for discharge of the toll, and of all expenses occasioned by such non-payment, seizure, custody, and sale.

Any balance that may remain out of the proceeds of the sale shall be returned, on demand, if made within twelve months, to the owner of the property, and if unclaimed after such period shall be credited to the Municipal Fund.

Provided that if, at any time before the sale has been concluded, the person whose property has been seized shall tender to the Commissioners, or the officer appointed by them to sell the property, the amount of all the expenses incurred and of the toll payable by him, the Commissioners shall forthwith release the property seized.

**PART IX.—Of general provisions relating to tolls.**

**105.** The Commissioners may grant a lease of any municipal ferry or toll-bar for any period not exceeding three years.

**106.** A table of tolls legibly written in English and in the vernacular of the district shall be hung up

in some conspicuous position at either end of every municipal ferry, and in some conspicuous position near every municipal toll-bar, so as to be easily read by all persons required to pay the toll.

**107.** The Commissioners, or the lessee of any municipal ferry or toll-bar, may compound with any person for a certain sum to be paid by such person for himself, or for any vehicles or animal kept by him, in lieu of the ordinary toll payable.

**108.** No tolls shall be paid for the passage of troops on the march, or of animals or vehicles employed in the transport of such troops.

or of Military or Government stores, or the persons in charge of them,

or of military or police officers, or of any public or municipal officer on duty, or of any person in their custody, or of any property belonging to them or in their custody, or any vehicle or animal employed by such persons for the transport of such property,

or of conservancy carts or other vehicles, or animals, belonging to the Commissioners, or of the persons in charge of them.

**109.** In all cases of resistance to the person authorized to collect tolls, police officers shall assist when required, and for that purpose shall have the same powers as they have in the exercise of their ordinary police duties.

**PART X.—Of Tolls on Navigable Channels.**

**110.** If the Lieutenant-Governor has declared that the provisions of the Canals' Act, 1864, or other similar law for the time being in force, are applicable to any navigable channel which passes through the limits of a Municipality, he may appoint the Commissioners to collect tolls as provided in section 8 of such Act, and the profits derivable therefrom shall be carried to the credit of the Municipal Fund.

In such case the Commissioners shall exercise all the powers vested by such Act in the Collector.

**CHAPTER VI.****OF THE RECOVERY OF MUNICIPAL TAXES.**

**111.** By notification to be affixed in their office, the Commissioners shall declare at what hours of each day (not being Sunday or other recognized holiday) the office shall be open for the receipt of money.

Every person is required to pay the sum due by him during the first month of each quarter.

Such payment may be made at the office of the Commissioners or to any tax-collector appointed in that behalf.

The amount due by any person on account of the tax on persons, or the tax on holdings, shall be deemed to be the amount entered in the notice served upon him under section 78.

**112.** For all sums collected on account of any tax under this Act, a receipt stating the amount and the tax to which it is appropriated shall be given, signed by the tax-collector or by some other officer authorized by the Commissioners to grant such receipts.

**113.** Every instalment of the tax upon persons and of the tax on holdings described in section 62 shall be payable in advance on the first day of the quarter or other period in respect of which such instalment is payable.

**114.** At any time within six months and not less than one month after any sum has become due on account of any tax, the Chairman shall cause to be served upon the person liable to the payment thereof a bill for the said sum, which shall also contain a statement of the period and of the tax on account of which the charge is made.

Appended to such bill shall be a notice of demand in the form (A) in the fourth schedule.

Such notice of demand shall be signed by the Chairman or an officer authorized in that behalf, and shall be served by a person authorized to receive payment.

**115.** If any person, after service upon him of such bill and notice, shall not, within ten days thereafter or from the date of any order of review made thereafter, pay the sum due, and a fee of two annas as costs of service, or show to the Commissioners sufficient cause for non-payment of the same, the amount of the arrear due, with costs on the scale in the form (B) in the fourth schedule may at any time within three months after the date of service of the said bill, or of the order of review made thereafter, be levied by distress and sale of any moveable property belonging to the defaulter which may be found within the Municipality, or of any moveable property, except ploughs, plough-cattle, or implements of trade or agriculture, which may be found within the holding in respect of the occupation of which such defaulter is liable to such tax.

If the same belong to any person other than the defaulter, the defaulter shall be liable to indemnify the owner thereof for any damage he may sustain by reason of such distress, or by reason of any payment he may make to avoid such distress or any sale under the same.

**116.** Every warrant of distress and sale under the last preceding section shall be issued by the Commissioners, and shall be in the form (C) in the fourth schedule.

Distress shall be made by actual seizure of moveable property, and the officer charged with the execution of the warrant shall be responsible for the due custody thereof.

Such officer shall make an inventory of all moveable property seized under the warrant, and shall give not less than ten days' previous notice of the sale, and of the time and place thereof, by beat of drum, in the Municipality or



Ward in which the property is situated, and by serving on the defaulter a notice in the form (D) in the fourth schedule :

Provided that if the property is of a perishable nature, it may be sold, with the consent of the defaulter, at any time after the expiry of twenty-four hours from the seizure.

**117.** The officer charged with the execution of the warrant may, under the special order of the Commissioners, between sunrise and sunset, break open any outer or inner door or window of a house, in order to make the distress, if he has reasonable ground for believing that it contains any moveable property belonging to the defaulter, and if, after notification of his authority and purpose and demand of admittance duly made, he cannot otherwise obtain admittance.

Provided that he shall not enter or break open the door of any room appropriated for the *zanana* or residence of women, which by the usage of the country is considered private.

**118.** If the sum due be not paid with costs before the sale is concluded, or the warrant be not discharged or suspended by the Commissioners, the moveable property seized shall be sold by auction, at the time and place specified, in the most public manner possible ; and the proceeds shall be applied in discharge of the arrears and costs, and the surplus, if any, shall be returned on demand to the person in possession of the moveable property at the time of the seizure ; or if unclaimed for a period of twelve months, shall become vested in the Commissioners and transferred to the Municipal Fund.

The tax-collector or other officer authorized in that behalf shall make a return of all such sales to the Commissioners in the form (E) in the fourth schedule ; and the costs upon every such proceeding shall be such as are mentioned in the form (B) in the fourth schedule.

**119.** The Commissioners shall cause a regular account to be kept of all distresses levied and sales made for the recovery of taxes under this Act.

**120.** No distress or sale made under this Act shall be deemed unlawful, nor shall any party making the same be deemed a trespasser on account of any defect or want of form in the bill, notice, summons, warrant of distress, inventory, or other proceeding relating thereto.

**121.** Instead of proceeding by distress and sale, or in case of failure to realize thereby the whole or any part of any tax, the Commissioners may sue the person liable to pay the same in any court of competent jurisdiction.

## CHAPTER VII.

### OF THE MUNICIPAL POLICE.

**122.** All police officers appointed or employed in any Municipality shall be appointed under the provisions of Act No. V of 1861 (*for the Regulation of Police*)

or of any other Act for the time being in force for the regulation of the police in the police district within which the said Municipality may be situated, and shall be deemed to be a portion of the police establishments under the Government of Bengal, and shall be subject to the provisions of any such Act, except as hereinafter provided.

**123.** No police officer, who forms part of the strength of the Municipal police for which the estimate mentioned in the next succeeding section may have been calculated, shall be liable to serve beyond the limits of the Municipality save in execution of duties imposed on him by his employment as a police officer of such Municipality.

**124.** From the commencement of this Act, every District Superintendent of police shall prepare, in such form as may be directed by the Lieutenant-Governor, an estimate of the income and expense of the police force in every Municipality within his district for the Municipal year next following the preparation of such estimate, and shall present the same to the Commissioners of such Municipality at least four months before the beginning of the Municipal year to which the estimate relates.

**125.** The police estimate shall show the number, constitution, and salaries of the police force to be maintained in any such Municipality, and shall state whether the whole or some and what part of such expense is to be borne by rates to be levied in the Municipality to which the same refers :

Provided that the expense so to be borne in any second class Municipality shall not exceed the average rate of one rupee and eight annas in the year on each holding, and that the expense so to be borne in any first class Municipality shall not exceed the average rate of two rupees and four annas on each holding within the local limits of such Municipality ; except in the suburbs of Calcutta and in Howrah, in which the cost of the police force, including the contingent expenses thereof, to be borne by the Municipality shall not exceed the average rate of four hundred rupees for every thousand inhabitants of the Municipality as shown in the last census return.

**126.** After the receipt of the police estimate, the Commissioners shall cause the same to be translated into the language usually spoken in such Municipality, and shall cause the same or the translation thereof, to be laid before the Commissioners at their next meeting.

**127.** After such meeting, the Commissioners shall transmit the police estimate, together with any remarks or objections which the Commissioners at the meeting may desire to record, to the Magistrate of the district for transmission to the Commissioner of the division and by him to the Lieutenant-Governor.

**128.** The Lieutenant-Governor may consider the police estimate so transmitted to him, and approve, reject, or modify and approve as modified, the same or any part thereof.

129. So much of the police estimate as may thereby be directed to be borne by the taxes to be levied in any Municipality shall, for the purposes of this Act, be the expense of the police to be borne by such Municipality for the year for which the police estimate shall have been presented.

The amount which may be finally settled shall be entered in the estimates of the Municipality as prepared under section 52.

130. At the close of each month, the District Superintendent of Police shall cause to be prepared and laid before the Commissioners a bill showing the actual expenses incurred during the month in the payment of the police force, and the contingent expenses thereof; and, so far as the same is in accordance with the police estimate, the Commissioners shall cause the amount or the share thereof which is payable by them under the last preceding section to be paid from the Municipal Fund.

131. Nothing in this Act shall deprive the Commissioner of Police for the town of Calcutta of any power or authority over the police in the Suburbs of Calcutta vested in him by Bengal Act No. II of 1866 (*for the better regulation of the police within the suburbs of the town of Calcutta*).

And the Inspector-General of Police is hereby precluded from exercising over the police within the said suburbs any of the powers and authorities vested in him by the said Act No V of 1861.

132. The Deputy Commissioner of Police for the suburbs of Calcutta shall, for the purposes of this Act, be deemed to be the District Superintendent of the said suburbs.

Deputy Commissioner of Police to perform duties of District Superintendent under this Act for suburbs.

## CHAPTER VIII.

### OF THE REGISTRATION OF BIRTHS AND DEATHS.

133. Every first class Municipality shall, and every second class Municipality may,

provide for the registration of births and deaths within the limits of their jurisdiction in accordance with the provisions of Bengal Act No. IV of 1873 (*for registering births and deaths*).

## CHAPTER IX.

### OF MUNICIPAL REGULATIONS.

134. No owner of any holding shall be deemed to be relieved from the discharge of the duties and liabilities described in this Chapter by the circumstance of his not residing within the Municipality unless he has let such holding to a resident occupier.

135. Whenever it is directed in this Chapter that any expenses incurred or fee chargeable by the Commissioners shall be paid by the owner of any land or by the occupier thereof, or by either of them, the same may be recovered under Chapter VI as an arrear of tax.

The notice of demand for such expenses or fee shall be made within one month from the date

on which the amount thereof shall have been ascertained.

### PART I.—Of Offensive Matter, Rubbish, Privies, and Drains.

136. The Commissioners may provide all establishments, cattle, carts, and implements required for the removal of offensive matter, and shall from time to time provide places convenient for the deposit thereof.

Establishments for removal of and places of deposit for offensive matter.

137. The Commissioners at a meeting shall from time to time appoint the hours within which it shall be lawful to remove offensive matter and the manner in which the same shall be removed, and may remove the same at the expense of the occupier from any house if the occupier thereof fails to do so in accordance with this Act.

The Commissioners shall make and publish an order notifying the places and hours appointed under this and the last preceding section.

138. The Commissioners at a meeting may order that an establishment shall be maintained for the purpose of daily removing offensive matter from houses in their Municipality.

Any occupier in that case may apply to the Commissioners to effect such removal, and shall be chargeable with such fee as may be fixed by a bye-law duly published.

But no occupier shall be compelled to pay such fee if he does not wish to employ such establishment, and the Commissioners shall not be bound to maintain such an establishment.

139. All drains, privies, and cesspools shall be under the survey and control of the Commissioners, and shall be repaired and made efficient at the cost of the owners or occupiers of the holdings to which the same belong.

If any such owner or occupier neglect, during fifteen days after notice in writing, to repair and make the same efficient, the Commissioners shall cause such drain, privy, or cesspool to be made efficient, or, if necessary, shall remove the same, and the expenses thereby incurred shall be paid by the owner or occupier.

140. The Commissioners, or any officer authorized by them in that behalf, may inspect all privies, drains, and cesspools at any time between sunrise and sunset, after six hours' notice in writing to the owner or occupier of any premises in which such privies, drains, or cesspools are situated, and may, if necessary, cause the ground to be opened where they or he think fit for the purpose of preventing or removing any nuisance arising from such privies, drains, or cesspools, and the expenses thereby incurred shall be paid by the owner or occupier.

141. The Commissioners at a meeting shall from time to time appoint the hours and the manner in which rubbish shall be temporarily deposited until removed and carried away, and shall make and publish an order notifying the same.

Places of deposit for rubbish.



**142.** The Commissioners may provide and maintain, in sufficient numbers and in proper situations, common privies and urinals for the separate use of either sex, and shall cause the same to be kept in proper order and to be daily cleansed.

In any Municipality in which such privies are not maintained, the expense of removing offensive matter shall not be recovered from the occupier under section 137, and he shall not be liable to any fine for not removing such offensive matter.

**143.** Whenever any land being private property or within any private enclosure, appears to the Commissioners by reason of thick or noxious vegetation or jungle, to afford facilities for the commission of a nuisance, or by want of drainage, to be in a state injurious to health or offensive to the neighbourhood, the Commissioners may require the owner or occupier of such land, by notice addressed to him in writing, or if there be any doubt as to the ownership, by notification published on the spot, to clear and remove such vegetation or drain such land,

and if he do not within one week after such notice begin to cut, clear, and remove such vegetation, or to drain such land, and do not complete such work with due diligence, the Commissioners or any persons authorized by them in that behalf may, after forty-eight hours' notice, enter on such land, and do all necessary acts for the purposes aforesaid as they shall think fit, and the expenses thereby incurred shall be paid by the owner or occupier.

**144.** All rubbish and offensive matter collected by the Commissioners from roads, houses, privies, sewers, cesspools, and other places, shall be the property of the Commissioners, who shall have power to sell or otherwise dispose of the same; and the money arising from the sale thereof shall be carried to the credit of the Municipal Fund.

**145.** All existing public sewers, drains, and other conservancy works, shall be under the direction and control of the Commissioners, who shall have power to construct any farther works of that nature which they may consider necessary.

#### PART II.—Of Bathing and Washing Places, Tanks and Excavations.

**146.** All streams, channels, water-courses, tanks, reservoirs, springs, and wells, not being private property, shall, for the purposes of this Act, be under the direction and control of the Commissioners.

**147.** The Commissioners may set apart a sufficient number of convenient tanks, or parts of rivers, streams, or channels, not being private property, for the inhabitants to bathe in, and similarly set apart a sufficient number of the same for washing animals or clothes, or for any other purpose connected with the health, cleanliness, or comfort of the inhabitants.

The Commissioners shall make and publish an order notifying the same.

**148.** The Commissioners at a meeting may require the owner of any land, by notice addressed to him in writing, or if there be any doubt as to the ownership, by notification published on the spot, to cleanse any private tank or pool therein, and to drain off and remove any waste or stagnant water which may appear to be injurious to health or offensive to the neighbourhood;

and, if such owner refuse or neglect to comply with such requisition within eight days from the service thereof, the Commissioners, or any persons authorized by them in that behalf, may enter on such land and do all such necessary acts for all or any of the purposes aforesaid as they shall think fit, and the expenses thereby incurred shall be paid by the owner.

**149.** The Commissioners may from time to time, as they think fit, drain off and cleanse or fill up, or otherwise abate, any stagnant pool, ditch, or tank, (the same not being private property) which shall appear to them to be useless or unnecessary, or likely to prove injurious to the health of the inhabitants.

**150.** The Commissioners may cause to be filled up any excavation which is likely in their opinion to be injurious to the health of the neighbourhood. If such excavation is made in any place within any private property without the consent of the Commissioners, the cost of refilling it may be recovered from the owner or occupier of the property.

#### PART III.—Of Obstructions and Encroachments on Roads.

**151.** The Commissioners may grant permission to any person to deposit any moveable property, on any road, or to make an excavation in any road, or to enclose the whole or any part of any road, provided that such person undertakes to erect sufficient fences to protect the public from injury, danger, or annoyance, and to light such fences from sunset to sunrise sufficiently for such purpose.

**152.** The Commissioners may close temporarily any road or part of a road for the purpose of repairing such road, or for the purpose of constructing any sewer, drain, culvert, or bridge, or for any other public purpose:

Provided that notice of the intention to close such road or part of the same shall be published not less than three days previously by a notification affixed in some conspicuous position at the place where it is intended to close the same:

and that sufficient barriers or fences shall be erected for the security of life and property, and that such barriers or fences shall be sufficiently lighted from sunset to sunrise.

**153.** If any person builds any wall, or erects, or sets up any fence, rail, post, or other obstruction or encroachment, in or on any road or open drain, sewer, or aqueduct, along the side of any road, the magistrate may order that such obstruction or encroachment be removed within a specified time by the person who erected it; and if such person fails to comply with such

order, the Commissioners may remove any such obstruction or encroachment; and the expenses thereby incurred shall be paid by the person who erected the same.

**154.** The Commissioners may give notice in writing to, or the magistrate may order, the owner or occupier of any house to remove or alter any projection, encroachment, or obstruction, erected or placed against or in front of such house, if the same overhangs the road at a height of less than twelve feet above the level of the ground; or juts into, or in any way projects or encroaches upon, or is an obstruction to the safe and convenient passage along any road;

or obstructs or projects or encroaches into or upon any uncovered aqueduct, drain, or sewer in such road;

and such owner or occupier shall, within fourteen days after the service of such notice upon him, or within fourteen days of the receipt of such order, remove such projection, encroachment, or obstruction, or alter the same in such manner as shall have been directed by the Commissioners, and if he fail so to do, the Commissioners may remove or alter such projection, encroachment, or obstruction, and the expenses thereby incurred shall be paid by the owner or occupier so making default.

No person shall be entitled to compensation in respect of the removal of any projection, obstruction, or encroachment under this section.

**155.** An order made by the Magistrate under either of the two last preceding sections shall be deemed to be an order made by him in the discharge of his judicial duty, and the Commissioners shall be deemed to be persons bound to execute lawful orders of a Magistrate within the meaning of Act No. XVIII of 1850 (*for the protection of Judicial Officers*).

**156.** The Commissioners may cause any projection, encroachment, or obstruction, which may, before the commencement of this Act, have been erected or placed against or in front of any house on any road within the limits of such Commissioners' municipality to be removed or altered as they shall think fit:

Provided that thirty days' previous notice of such intended removal or alteration be given to the owner or occupier of such house, and that the Commissioners shall make reasonable compensation to every person who suffers damage by such removal or alteration.

In determining the amount of compensation the value of the land shall not be included.

**157.** Whenever any house, part of which projects beyond the regular line of a road, or beyond the front of the house on either side thereof, shall be burnt down or otherwise destroyed, or shall be under repair, the Commissioners may require the same to be set back to, or beyond the line of the road, or the line of the adjoining house, and shall make reasonable compensation to the owner of such house for any damage he may thereby sustain.

**158.** The Commissioners may give notice to the owner or occupier of any land to trim or prune the hedges bordering on any road, and to cut and trim any trees overhanging any road and obstructing the same or causing damage thereto;

and if such notice is not complied with within eight days from the date of service thereof, the Commissioners may cause the said hedges or trees to be trimmed or reduced in the manner required;

and the expenses thereby incurred shall be paid by the owner or occupier.

#### PART IV.—Of General Conservancy and Improvement.

**159.** The Commissioners at a meeting may direct that within certain limits, to be fixed by them, the external roofs and walls of huts or other buildings which are about to be erected, or the roofs or walls of which are about to be wholly renewed in or near any road, shall not be made of grass, leaves, mats, or other inflammable materials.

**160.** If any well, tank, or other excavation, whether on public or private ground, be, for want of sufficient repairs or protection, dangerous, the Commissioners shall cause notice in writing to be given to the owner or occupier, requiring him forthwith to secure or protect such well;

and if he do not, within three days after such notice, begin to comply with the requisition, and do not carry on the work to the satisfaction of the Commissioners, they may cause the well, tank, or excavation, to be secured or protected so as to prevent danger therefrom:

and the expenses thereby incurred shall be paid by the owner or occupier.

**161.** If in any road, any house, wall, structure, or anything affixed thereto, be deemed by the Commissioners to be in a ruinous state, or in any way dangerous, they shall forthwith give notice in writing to the owner or occupier thereof, requiring him to secure or to take down the same within a fixed time:

and in default the Commissioners, by an order passed at a meeting, shall cause such repairs to be made to such house, wall, or structure as they may consider necessary for the public safety; or may order such house, wall, structure, or thing affixed thereto to be removed; and the expenses thereby incurred shall be paid by the owner or occupier.

**162.** The materials of any thing which shall have been pulled down or removed under the provision of the last preceding section, may be sold by the Commissioners, and the proceeds of such sale may be applied, so far as the same will extend, to the payment of the expenses incurred.

Any surplus of such sale proceeds shall, on demand, be restored to the owner of such house, wall, structure, or thing affixed thereto, and if unclaimed shall, after the lapse of one year, be carried to the credit of the Municipal Fund.

**163.** No person shall manufacture gunpowder, or shall, without a license under section 164, have in his possession, at any house at any time, a greater quantity of gunpowder than five seers.

**164.** The Commissioners may grant to any person a license to keep in deposit any quantity of gunpowder not exceeding twenty-five seers, on such conditions, and for such term, not exceeding one year, as shall be specified in the license.

**165.** The Commissioners by published order may appoint from time to time certain periods within which any dogs found straying in the roads or beyond the enclosures of the houses of the owners of such dogs may be destroyed.

**166.** On the complaint of three or more householders that a house in their immediate neighbourhood is used as a common brothel or lodging-house for prostitutes or disorderly persons of any description, to the annoyance of the respectable inhabitants of the vicinity, the Magistrate may summon the owner or occupier of the house to answer the complaint;

and, on being satisfied that the house is so used and is therefore a source of annoyance and offence to the neighbours, may order the owner or occupier to discontinue such use of it.

**167.** The Commissioners at a meeting may cause a name to be given to any road and to be affixed in such place as they may think fit, and may also cause a number to be affixed to every house; and in like manner may cause such names and numbers to be altered.

**PART V.—Of certain Offensive or Dangerous Trades and of Burial and Burning-grounds.**

**168.** Within such local limits as may be fixed by the Commissioners at a meeting, no land shall be used, without a license from the Commissioners, for any of the following

purposes, namely,

melting tallow;

boiling oil or blood;

as a soap-house, oil-boiling-house, dyeing-house, tannery, sheep pen, piggery, slaughter-house, brick-kiln, or lime-kiln;

as a manufactory of nitric acid, sulphuric acid, sulphurate of mercury, or other manufactory in which offensive or unwholesome smells may be so:

as a yard or dépôt for trade in hay, straw, coal, charcoal, golpatta, bamboos, thatching reeds, or other inflammable material;

or as a store-house for kerosine, petroleum, oil, or any inflammable oil, spirit, or explosive substance.

This section shall not be applicable, until the expiration of two years from the commencement of this Act, to any land which may have been used for any such purpose before the commencement of this Act.

Such license shall not be withheld unless the Commissioners have reason to believe that the business which it is intended to establish or maintain would be offensive or dangerous to persons residing in the immediate neighbourhood.

**169.** The Commissioners may charge fees to be paid in accordance with a bye-law to be made as hereinafter mentioned for every license which they may grant for the use of land for any of the purposes mentioned in the last preceding section.

**170.** No burial or burning-ground, whether public or private, shall be made or formed without the consent in writing of the Commissioners, or under the authority of the Lieutenant-Governor.

**171.** If it shall appear to the Commissioners at a meeting that any public or private burial or burning-ground is dangerous to health or offensive to the tax-payers, and also that a suitable place for interment or burning, as the case may be, exists within a convenient distance and is open and available to the inhabitants of the Municipality, the Commissioners with the sanction of the Lieutenant-Governor previously obtained, may, by notification to be affixed on some conspicuous part of the ground, appoint a time, not being less than two months, for the closing of such burial or burning-ground.

Provided that the execution of the order for the closing of any such burning or burial ground shall be suspended, if ten or more tax-payers shall demand by a written requisition addressed to the Commissioners that the expediency of closing it be referred to the tax-payers;

and in such case the Commissioners shall fix the place and time for recording the votes of all the tax-payers within the Municipality, and shall record the votes of all such tax-payers who may present themselves for such purpose; and the ground shall not be closed unless a majority of the votes so taken be in favor of closing it.

If any building is attached and belongs to a burning-ground closed under this section, the Commissioners at a meeting may devote a portion of the Municipal Fund towards the construction of any new building which may be required in lieu thereof.

## CHAPTER X.

### OF MUNICIPAL MARKETS.

**172.** This Chapter shall not apply to any Municipality until it has been expressly extended thereto by the Lieutenant-Governor by notification in the *Calcutta Gazette*.

**173.** The Commissioners at a meeting may, with the sanction of the Lieutenant-Governor, provide land for the purpose of being used as municipal markets;

and may, with such sanction, charge rent, tolls, and fees for the right to expose goods for sale in such markets, and for the use of shops, stalls, and standings therein.

All such rents, tolls, and fees may be recovered under Chapter VI as arrears of tax.

**174.** The Commissioners at a meeting may grant a license for the use of any land as a market for the sale of meat, fish, fruits, and vegetables within the Municipality.

*Power to grant licenses for markets.*

**175.** Every license granted under this Chapter shall be granted without fee, and shall be in force until the end of the municipal year, and the Commissioners may grant such license year by year on the certificate in writing under the hand of the Chairman, annually renewed, that the land is fit to be used as a market.

*Duration of license and terms on which granted.*

**176.** The Chairman, upon the application in writing of the owner of any land, shall grant such certificate unless the land be defective for the purposes of a market in drainage, ventilation, water-supply, or proper width of paths and ways.

*Chairman bound to certify fit places.*

**177.** The owners or lessees of all land used as markets at the time of the extension of this Chapter to the Municipality shall be entitled to receive a license for the current municipal year without the certificate required by section 175, but in subsequent years the license shall not be renewed without such certificate.

*Existing markets.*

**178.** Every license under this Chapter shall be registered in a book to be kept for that purpose by the Commissioners in their office, in which shall be stated,

*Licenses to be registered.*

- (a) the name of the owner of the land and market,
- (b) the name of the lessee thereof, if any,
- (c) the extent and boundary of the market,
- (d) and the description of articles sold therein.

**179.** Every transfer of interest in any such market shall be registered within two months after the date of transfer.

*Transfers to be registered.*

**180.** Any market which, or the transfer of which, shall not have been duly registered under the preceding sections shall be deemed to be land used as a market without a license.

*Unregistered markets to be deemed unlicensed.*

**181.** Whoever, being the owner or occupier of any land, wilfully or negligently permits the same to be used as a market for the sale of meat, fish, fruit, or vegetables without a license under section 174, shall be liable to a fine not exceeding two hundred rupees for every such offence, and to a further fine not exceeding fifty rupees for each day during which the offence is continued after conviction for such offence.

*Penalty for using unlicensed market.*

**182.** The Magistrate, on the application of the Commissioners, may order any land, in respect of which a conviction shall have been obtained under the last preceding section, to be closed as a market place, and thereupon may appoint persons, or otherwise take order, to prevent such land being so used; and every person who shall sell or expose for sale meat, fish, fruit, or vegetables on any land which shall have been so closed, shall be liable, for every such offence, to a fine not exceeding ten rupees.

*Power to close unlicensed places.*

## CHAPTER XI.

### OF BYE-LAWS, PENALTIES, AND PROSECUTIONS.

**183.** The Commissioners may from time to time at a meeting, at which at least two-thirds of the whole number of the Commissioners shall be present, make bye-laws, not inconsistent with the provisions of this Act, for—

*Commissioners may make bye-laws.*

- (a) the regulation and disposal of offensive matter and rubbish;
- (b) keeping holdings in such a state as not to be injurious to health or offensive to the neighbourhood;
- (c) the proper preservation of tanks, and water-courses, and public bathing-places;
- (d) the regulation and management of privies;
- (e) preventing nuisances by the sides of roads;
- (f) the regulation and conduct of public assemblies or processions;
- (g) the keeping of order in places of public resort;
- (h) preserving order and quiet in the neighbourhood of places of worship during the times of public worship;
- (i) the regulation or prohibition of fire-balloons fireworks, fire-arms, or other missiles in the vicinity of public roads;
- (j) regulating and restricting the sounding of drums, tom-toms, horns, trumpets, or any metal instruments;
- (k) the regulation of traffic on roads and thoroughfares, and keeping the same free from obstruction;
- (l) the regulation and inspection of markets licensed under Chapter X;
- (m) regulating the fees to be paid for a license under section 168;
- (n) and generally for the purposes of this Act.

The Commissioners may from time to time, at a meeting as aforesaid, repeal, alter, or add to such bye-laws.

**184.** No bye-law and no repeal, alteration of, Confirmation of bye-law, or addition to any bye-law shall have effect until the same has been confirmed by the Lieutenant-Governor, and until the expiration of one month after the same has been published in the manner directed in section 185.

**185.** Every bye-law, order, list, or other Publication of bye-laws, document directed by this Act to be published, shall be written in the vernacular of the district and deposited in the Municipal office, and a copy shall be put up in a conspicuous position at each police station or out-post in the Municipality, or in the Ward to which it relates.

And a public proclamation shall be read throughout such Municipality or Ward by beat of drum, notifying that such copy has been so put up, and that the original is open to inspection.

**186.** Whoever without lawful authority—

*Fine of three times the amount payable.*

- (a) keeps any carriage or animal without the license required by section 84;
- (b) having compounded for the payment of a certain sum under section 87, refuses to pay such sum;
- (c) keeps a cart not duly registered as required by section 91;

shall be liable to a fine not exceeding three times the amount payable by him in respect of such license, composition, or registration (as the case may be), exclusive of the amount so payable.

Fine of twenty-five rupees. 187. Whoever without lawful authority

- (a) disobeys an order of the Magistrate under section 166;
- (b) uses any place as mentioned in section 168 for the purposes therein mentioned;
- (c) refuses to leave a municipal ferry boat; or to remove his goods therefrom when required to do so under section 98;

shall be liable to a fine not exceeding twenty-five rupees for every such offence, and to a further fine not exceeding ten rupees for each day during which the offence is continued after he has been convicted of such offence.

Fine of fifty rupees. 188. Whoever without lawful authority—

- (a) keeps a ferry-boat contrary to the provisions of section 99;
- (b) being a toll-keeper or lessee of a toll-bar, or gate, or ferry, neglects to hang up a table of tolls as required by section 106;
- (c) fails to remove any such obstruction, encroachment, or obstruction as is mentioned in section 154, or alter the same in the manner directed after a notice as mentioned in the said section within the period therein specified;
- (d) infringes any bye-law made under this Act;
- (e) being authorized under this Act to collect tolls demands or takes any higher tolls than the tolls authorized under this Act;
- (f) having driven any vehicle or animal (not exempted from toll) through a toll gate, refuses to pay the toll, or with intent to avoid payment thereof, fraudulently passes such toll-gate without paying the proper toll;
- (g) builds any wall, or erects or sets up any fence, rail, post, or other obstruction or encroachment in or on any road or open drain, sewer or aqueduct, along the side of any road;

shall be liable to a fine not exceeding fifty rupees for every such offence and to a further fine not exceeding twenty rupees for each day during which the offence is continued after he has been convicted of such offence.

Fine of one hundred rupees. 189. Whoever without lawful authority—

- (a) contravenes the provisions of section 163;
- (b) buries or burns, or causes or suffers to be buried or burned, any corpse in any burning or burying-ground closed under the provisions of section 171;
- (c) fails to produce his license when required to do so by any person authorized by the Commissioners under section 198;

shall be liable to a fine not exceeding one hundred rupees for every such offence.

190. Whoever, being the owner of any house, fails to give notice of the re-occupation of such house within ten days of such re-occupation, shall be liable

Penalty for not giving notice of re-occupation of house.

to a fine not exceeding three times the amount of tax payable quarterly on such house.

191. Every offence under this Act shall be tried by any Magistrate having jurisdiction, and the Lieutenant-Governor may confer on any Commissioner the powers of a Magistrate of the 1st, 2nd, or 3rd class under section 42 of the Code of Criminal Procedure for the trial of such offences within the Municipality.

192. Fines under this Act may be levied under the provisions of section 307 of the Code of Criminal Procedure.

193. The Commissioners may direct any prosecution for any public nuisance, and may order proceedings to be taken for the recovery of any penalties under this Act and for the punishment of any persons offending against the same, and may order the expenses of such prosecution or other proceedings to be paid out of the Municipal Fund.

194. No prosecution for an offence under this Act, or any bye law made in pursuance thereof, shall be instituted without the order or consent of the Commissioners, and no such prosecution shall be instituted except within three months next after the commission of such offence.

## CHAPTER XII.

### MISCELLANEOUS.

195. Every notice, bill, form, summons, or notice of demand under this Act may be served personally on or presented to the person to whom the same is addressed,

or be left at his usual place of abode, with some adult male member or servant of his family; or, if it cannot be so served or presented, may be put on some conspicuous part of his place of abode;

or of the land in respect of which the notice, bill, form, summons, or notice of demand is intended to be served.

196. Where any notice is required to be given to the owner or occupier of any land, such notice, addressed to the owner or occupier, as the case may require, may be served on the occupier of such land, or otherwise in the manner in the last preceding section mentioned.

Provided that when the owner and his place of abode are known to the Commissioners, they shall, if such place of abode be within the limits of their authority, cause every notice required to be given to the owner of any land to be served on such owner, or left with some adult male member or servant of his family;

and if the place of abode of the owner be not within such limits, they shall send every such notice by post addressed to his place of abode, and such service shall be deemed to be good service of the notice.

When the name of the owner or occupier is not known, it shall be sufficient to designate him as "the owner" or "the occupier" of the land in respect of which the notice is served.

197. No tax on property shall be invalid for defect of form, and it shall be enough in such tax, or any

Tax not invalid for want of form.

assessment or valuation for the purpose of making such tax, if the property so assessed or valued is so described as to be generally known, and it shall not be necessary to name the owner or occupier thereof.

**198.** Every person to whom a license has been granted under this Act shall at all reasonable times while such license shall remain in force, if thereunto required by the Commissioners, or by any person authorized by them in that behalf, produce such license to the Commissioners or to the person so authorized.

**199.** Whenever, under this Act, any work is required by the Commissioners to be executed, or any alterations or improvements to be made in any holding, and such work, alterations, or improvements, are executed by the occupier, or by the Commissioners at his expense, the cost thereof may be deducted by such occupier from the next and following payments of his rent due or becoming due to such owner, or may be recovered by him in any court of competent jurisdiction, if the Commissioners shall certify that such cost ought to be borne by the owner.

If the occupier has a beneficial interest in such holding, he shall deduct or recover such sum only as will bear the same proportion to the entire cost of such work, alteration, or improvement, as the value of the owner's interest bears to the value of the holding.

If the rents issuing out of any such holding belong to more persons than one, who are entitled to the same either as being joint proprietors of such holding, or as having intermediate and other interests therein, the cost of any work, alteration, or improvement, as aforesaid, payable by the owner, shall be borne by such persons in proportion to their respective interests; and any one or more of such persons, who may have been compelled to pay more than a just proportion in the first instance, shall be entitled to recover from the others his excess payment.

**200.** No occupier of any holding shall be liable to pay more money, in respect of any expenses charged by this Act on the owner thereof, than the amount of rent which is due from him at the time of the demand made, or which at any time thereafter shall have become due, unless he neglect or refuse, upon application made to him for that purpose by the Commissioners, truly to discharge the amount of his rent and the name and address of the person to whom such rent is payable:

Provided that nothing herein contained shall be taken to affect any special contract made between any such owner and occupier respecting the payment of any expenses as aforesaid.

**201.** If money be due to the Commissioners in respect of any holding, the owner of which is unknown or the ownership of which is disputed, on account of any tax, expenses, or charges, recoverable under this Act, the Commissioners may publish twice, at an interval of three months, a notification of sale of such holding, and after the expiry of not less than three months from the date of the last publication, unless the amount recoverable be paid, may sell such holding to the

highest bidder, who shall at the time of sale deposit the full amount of the purchase-money.

Any person may pay the amount due at any time before the completion of the sale, and may recover such amount by a suit in a court of competent jurisdiction from any person beneficially interested in such property.

After payment of the amount recoverable by the Commissioners, the surplus, if any, shall be paid on demand to any person who establishes his right to the satisfaction of the Commissioners or in a court of competent jurisdiction, or, if unclaimed for a period of one year, shall become vested in the Commissioners and be transferred to the Municipal Fund.

**202.** The Commissioners may make compensation out of the Municipal Fund to any person sustaining any damage by reason of the exercise of any of the powers conferred by this Act.

**203.** No suit shall be brought against the Commissioners or any of their officers, or any person acting under their direction, for anything done under this Act, until the expiration of one month next after notice in writing has been delivered or left at the office of the Commissioners or at the place of abode of the person against whom such suit is threatened to be brought, stating the cause of suit and the name and place of abode of the intended plaintiff;

And unless such notice be proved, the Court shall find for the defendant.

Every such action shall be commenced within three months next after the accrual of the cause of action, and not afterwards.

If any such person to whom any such notice is given shall, before suit is brought, tender sufficient amends to the plaintiff, such plaintiff shall not recover.

**204.** All the proceedings, other than judicial proceedings, of the Commissioners, or of the Magistrate of the district, except as herein specially provided, shall be subject to the control of the Commissioner of the division.

And all the proceedings of the Commissioner of the division shall be subject to the control of the Lieutenant-Governor.

**205.** If the Commissioners of any Municipality fail to maintain, within the limits thereof, any road which without such limits is maintained by a District Committee under the Road Cess Act, 1871, or to pay for the municipal police,

the Commissioner of the division in which such Municipality is situated may convene a committee consisting of

- (a) the Magistrate of the district,
- (b) the Magistrate of the division of the district,
- (c) the Executive Engineer of the division,
- (d) the Civil Surgeon of the district,
- (e) and two members, one of whom shall be nominated by the Commissioner of the division, and the other by the Commissioners at a meeting,

and such Committee shall inquire into and report on the state of the Municipality.



The Lieutenant-Governor may, on the report of such Committee, call upon the Commissioners by a requisition in writing forwarded to the Chairman, and published in the *Calcutta Gazette*, to raise the necessary funds and carry out the purposes of this Act.

And if the Commissioners neglect, for the period of three months from the date of such publication, to comply with such requisition, the Lieutenant-Governor may direct the Magistrate of the district to raise the necessary funds under the provisions of this Act, and carry out in respect of roads and police the purposes thereof; and for such purposes the Magistrate of the district shall have all the powers and rights conferred on the Commissioners by this Act.

### FIRST SCHEDULE.

(See section 61.)

#### BENGAL MUNICIPALITIES' ACT, 187 .

##### MUNICIPALITY OF

##### *Assessment List.*

Name of town.	No. of holdings.	Name of persons assessed.	Description of property and of profession or business.	Amount of annual assessment.
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Whereas the above assessment has been duly made pursuant to the Bengal Municipalities' Act, 187 ., the several persons whose names are included in the said assessment are hereby required to pay the quarterly instalments set opposite to their names with regularity at the office appointed by the Commissioners for the receipt of the same, or to the tax collector or other officer authorized to receive payment, the first payment to be made on the first day of ( ) and every subsequent payment on or before the first day of ( ), the first day of ( ), and the first day of ( ), or in default thereof any arrear that may be due will be realized by distress and sale of the moveable property belonging to the defaulter, or which may be found on the holding in respect of which such defaulter is assessed, and by such other proceedings as are allowed by law.

Dated this                      day of  
A. B.

*Chairman of Commissioners.*

### SECOND SCHEDULE.

(See section 73.)

#### BENGAL MUNICIPALITIES' ACT, 187 .

##### MUNICIPALITY OF

##### *Valuation List.*

Name of land.	Number of holding.	Annual value of holding.	Name of owner.	Name of occupant other than owner.	Name of agent of owner (if any).	Amount payable by owners for the year 18 .
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Whereas the above valuation has been duly made pursuant to the Bengal Municipalities' Act, 187 ., the several persons whose names are included above, are hereby required to pay the quarterly instalments set opposite to their names with regularity at the office appointed by Commissioners for the receipt of the same, or to the tax collector or other officer authorized to receive payment, the first payment to be made on the first day of ( ) and every subsequent payment on or before the first day of ( ), the first day of ( ), and the first day of ( ), or in default thereof, any arrear that may be due will be realized by distress and sale of the moveable property belonging to the defaulter, or which may be found on the holding in respect of which the valuation is made and by such other proceedings as are allowed by law.

Dated this

day of

A. B.

*Chairman of Commissioners.*

### THIRD SCHEDULE.

(See sections 83 and 84.)

#### TAX ON CARRIAGES AND ANIMALS.

Per quarter  
Rs.

For every 4-wheeled carriage drawn by two horses	4	8
For every 4-wheeled carriage drawn by one horse or a pair of ponies under thirteen hands	3	0
For every 2-wheeled carriage	2	8
For every horse	2	0
For every pony under thirteen hands, or mule or donkey	0	12
For every elephant	6	0
For every camel	2	0

Ponies under eleven hands, and children's carriages, the wheels of which do not exceed twenty-four inches in diameter, are exempted.

### FOURTH SCHEDULE.

FORM A.—(See section 114.)

#### NOTICE OF DEMAND.

To                                      of  
*Municipality of*

Take notice that the sum of Rs. ., being the amount due from you as shown in the accompanying bill, is hereby demanded from you, and that if you do not within ten days pay the same with two annas as the cost of this notice to an officer authorized to receive payment, or into the office of ., the same with costs will be levied by distress and sale of your goods and chattels.

A. B.

*Chairman of*

*Note.*—If within the said ten days you apply to the Commissioners to review the assessment or valuation, the amount due by you, with such further costs (if any) as the Commissioners may direct, will be levied after ten days from the date of the order made thereon, unless previously paid. But if you have already paid a tax under this assessment or valuation, except under distraint, you will not be allowed to apply for review.

## FORM B.—(See sections 115 and 118.)

TABLE OF FEES PAYABLE UPON DISTRAINTS UNDER  
THIS ACT.

Sums distrained for	Fee.
	Rs. A.
Under 1 Rupee	0 4
1 and under 5 Rupees	0 8
5 .. 10	1 0
10 .. 15	1 8
15 .. 20	2 0
20 .. 25	2 5
25 .. 30	3 0
30 .. 35	3 8
35 .. 40	4 0
40 .. 45	4 8
45 .. 50	5 0
50 .. 60	6 0
60 .. 80	7 8
80 .. 100	9 0
Above 100	10 0

The above charge includes all expenses including the service of notice of demand, except when persons are kept in charge of property distrained, in which case three annas must be paid daily for each man.

## FORM C.—(See section 116.)

## DISTRESS WARRANT.

To (here insert the name of the officer charged with the execution of the warrant)

Whereas of  
has not paid or shown sufficient cause for the non-payment of the sum of rupees due for taxes mentioned in the margin, although the said sum has been duly demanded in writing from the said , and ten days have elapsed since the service of the notice of demand: This is to command you to distrain the moveable property of the said to the amount of the said sum of rupees, and the further sum of rupees to defray the charges of taking, keeping, and selling such property; and if within ten days next after such distress the said sum of rupees shall not be paid, to sell the said property, and having paid and deducted out of the proceeds of the sale the said sum of rupees and the charges of taking, keeping, and selling such property, to return the surplus (if any) on demand to the person whom you shall have found in possession of the said property, and if no demand be made, to pay the same to the Commissioners. If distress cannot be made of sufficient property of the said you are to certify the same to us, together with this warrant

A. B.

Chairman of

## FORM D.—(See section 116.)

## FORM OF INVENTORY AND NOTICE.

(State particulars of goods seized)

Take notice that I have this day seized the property specified in the above inventory for the sum of rupees due for the taxes mentioned in the margin, and that unless you pay into the office of the Commissioners of the sum of rupees, within ten days from the day of the date of this notice, the property will be sold.

(Signature of the officer executing  
the warrant of distress.)

Date

## FORM E.—(See section 118.)

## RETURN OF SALES.

1	2	3	4	5	6	7	8	9	10	11
District.	Names of the parties.	Amount of defalcation.	Amount of costs or penalty.	Value of property seized under distress.	Value of distress.	Date of sale.	Property sold.	Amount realized on each article.	Purchaser's name.	Balance

## FIFTH SCHEDULE.

(See section 2.)

PART I.—ACTS OF THE GOVERNOR-GENERAL  
IN COUNCIL.

Number and year.	Subject.	Extent of repeal
XXVI of 1860	Improvements in towns.	The whole Act, so far as it affects the Provinces under the control of the Lieutenant-Governor of Bengal.
XXI of 1857	Order and good government of the suburbs of Calcutta and the station of Howrah.	Sections 7, 18, 19, 27, 28, 29, 30, 31, 32, 33, 34, 36, 41, 42, 44, 48, 49, 50. The whole Act.
XII of 1858	For making bonds for making and repairing roads in the suburbs of Calcutta and Howrah.	The whole Act.

PART II.—ACTS OF THE LIEUTENANT-GOVERNOR  
OF BENGAL IN COUNCIL.

Number and year.	Subject.	Extent of repeal.
III of 1864	District Municipal Improvement Act	So much as has not been repealed
VI of 1867	Regulation of police in towns and Municipalities	The whole Act
VII of 1867	Amending the District Municipal Improvement Act.	The whole Act
V of 1868	Amending the District Municipal Improvement Act.	The whole Act
VI of 1864	District Towns' Act	The whole Act.
VII of 1870	Sanitary conditions of Dacca.	The whole Act.
II of 1873	Amending District Municipal Improvement, and District Towns' Acts.	The whole Act.
IV of 1873	Registration of Births and Deaths	Section eleven

## SIXTH SCHEDULE.

(See section 2.)

Number and year.	Subject.	Extent of repeal.
Act XX of 1856	Police Chowkedars in cities, &c., in the Presidency of Fort William in Bengal.	So much as has not been repealed.
Bengal Act IV of 1871	Sanitation of Police and other towns in Orissa, and regulation of Lodging-houses therein.	Sections 24 to 34, both inclusive.



## STATEMENT OF OBJECTS AND REASONS.

THE law relating to municipal matters in towns in Bengal is contained in thirteen Regulations and Acts. In the year 1872 a Bill was passed by this Council, of which one object was to consolidate the municipal law. The Bill, however, did not become law.

It has been thought desirable to carry out the project of consolidating the municipal law, and the present Bill has been framed for this purpose. The Bill of 1872 has been taken as the basis of that which is now laid before the Council ; but the provisions which led to the assent of the Governor-General being withheld from the former have been omitted ; municipal taxation is kept within existing limits ; the chapters relating to registration and the prohibition of inoculation have been omitted, as the provisions already exist in other laws which can be applied to municipalities ; and in many respects the arrangement of the present Bill differs from that of 1872.

27th April 1875.

H. L. DAMPIER.

C. C. MACRAE,

*Offg. Asst. Secy. to the Govt. of Bengal.*  
*Legislature Department.*





# The Calcutta Gazette.

WEDNESDAY, MAY 12, 1875.

## PART IV.

### Bills of the Bengal Council.

GOVERNMENT OF BENGAL.

#### LEGISLATIVE DEPARTMENT.

[Third Publication.]

THE following Bill was read in the Council of the Lieutenant-Governor of Bengal for the purpose of making Laws and Regulations on the 24th April 1875, and was referred to a Select Committee with instructions to report in one month:—

*A Bill to provide for inquiry into disputes regarding the Rent payable by ryots in certain estates, and to prevent agrarian disturbances.*

FOR the purpose of providing an inquiry into disputes between zemindars and ryots regarding the rent payable by the ryots in certain estates, and of preventing agrarian disturbances: It is enacted as follows:—

1. This Act extends to all the territories subject to the government of the Lieutenant-Governor of Bengal.

Local extent.

2. In this Act, unless there be something repugnant in the subject or context—

Interpretation.

“Lieutenant-Governor” means the Lieutenant-Governor of Bengal, or the person acting in that capacity.

“Board” means the Board of Revenue for the provinces subject to the Lieutenant-Governor of Bengal.

“Collector” (except in section four of this Act) includes—

- (a) The Collector of a district;
- (b) Any officer specially vested with the powers of a Collector under this Act;
- (c) Any officer specially empowered as an Assistant or Deputy Collector under this Act:

Provided that no such last mentioned officer shall exercise any function under this Act except so far as may be delegated to him by a general or special order of the Collector.

“Estate” includes—

- (a) Any land subject to the payment of revenue for the discharge of which a separate engagement has been or may be entered into with Government.
- (b) Any land which is entered in the revenue-roll as separately assessed with the public revenue, although no engagement has been entered into with Government for the amount of revenue so separately assessed upon it as a whole, as in cases in which the estate may be directly managed by a tehsildar on the part of Government.

“Revenue-free tenure” means any rent-free land which is entered in the Collector’s Register of revenue-free lands as a separate tenure.

3. Whenever it appears to the Lieutenant-Governor, from the representations of the zemindars or of the ryots, that a serious dispute exists in any estate or revenue-free tenure as to the rent payable under sections five and seventeen of Act No. X of 1859 (*to amend the law relating to the recovery of Rent in the Presidency of Fort William in Bengal*), or under section five or section eighteen of Bengal Act No. VIII of 1869 (*to amend the procedure in suits between Landlord and Tenants*), by any ryots;

or as to the size of any unit or standard of measurement to which any rate of rent at any time prevalent, is or was referable;

or as to any other question in respect of the adjustment of rents, or as to arrears of rents;

the Lieutenant-Governor may, if he considers that such a course is necessary for the maintenance of the peace and for good government generally, by notification direct that inquiry be made for the determination of such dispute.

From the date of the publication of such notification this Act shall be deemed to be in

force in such estate or revenue-free tenure, until the Lieutenant-Governor shall, by notification, declare that it is no longer in force in such estate or revenue-free tenure.

4. On the publication of a notification under the last preceding section at the Collector's office of the district in which the estate or any portion thereof is situated, the Lieutenant-Governor shall appoint the Collector, or such other officer as he may think fit, for the purpose of making the inquiry, and may specially vest any officer with powers as an Assistant or Deputy Collector for the purpose of exercising such functions under this Act.

5. The Lieutenant-Governor shall in each case issue instructions specifying the matters into which the Collector shall inquire in accordance with the provisions of section three of this Act.

6. From the date fixed by the Lieutenant-Governor for the commencement of an inquiry all suits pending before any Revenue Officer under the said Act No. X of 1859, or before any Court under the said Bengal Act No. VIII of 1869, which may involve an inquiry as to the rate at which any rent is payable in such estate or revenue-free tenure;

or as to any other matter which may be specified by the Lieutenant-Governor under the last preceding section, shall be transferred to the Collector.

7. In making any inquiry under this Act, the Collector may, with the consent of the parties, refer any matter arising in such inquiry to arbitration, and the provisions of Chapter VI (relative to arbitrators) of the Code of Civil Procedure shall, as far as may be practicable, apply to such references.

8. After making such inquiry as may be necessary, the Collector shall (subject to the control of the Commissioner of the Division and the Board) make an order with respect to the matters necessary to be determined.

9. As long as this Act is in force in any estate or revenue-free tenure the suits specified in section twenty-three of the said Act No. X of 1859, shall, as regards such estate or revenue-free tenure, be cognizable by the Collector, and by no other tribunal.

10. Whenever an application for enhancement or abatement of rent, against or by any number of ryots, is brought before the Collector, such ryots may be sued or may sue collectively, and it shall be no ground for dismissing or refusing to hear the application that such ryots are wrongly joined as plaintiffs or defendants, provided all such ryots cultivate in the same estate;

but no order shall be passed in such case in which enhancement, or abatement, of rent is claimed, unless the officer making such order is satisfied that all parties have had an opportunity to appear and make objection to any claims referred against them.

11. Every order passed in any such case as is mentioned in the last preceding section shall specify the extent to which each of the ryots named in the order shall be affected thereby.

12. The rent fixed by order of the Collector as aforesaid shall be payable from the beginning of the year in which the inquiry was made, and shall not be liable to abatement or enhancement, but shall remain fixed for ten years from the first day of such year, or in case of a temporarily-settled estate, until the conclusion of the period of settlement of the estate, if the period expires before the lapse of ten years as aforesaid.

Provided that, during the currency of the term for which the rent has been fixed as aforesaid, the landholder may bring a suit to enhance the rent of any ryot whose rent has been so fixed, on one of the following grounds and no other:

- (a) That the area of the ryot's holding has been increased by alluvion or otherwise; or
- (b) That the productive powers of the land held by the ryot have, since the date of the order, been increased otherwise than by the agency or at the expense of the ryot.

And the ryot may bring a suit for abatement of his rent on one of the following grounds and on no other:

- (c) That the area of the land held by him has been diminished by diluvion or otherwise; or
- (d) That the productive powers of such land have been decreased by any cause beyond his control.

13. For the purpose of any inquiry under this Act, the Collector shall have power to summon and enforce the attendance of witnesses and compel the production of documents, by the same means (as far as may be) and in the same manner as is provided in the case of a Court under the Code of Civil Procedure.

14. In the disposal of suits under this Act, the Collector shall, as far as possible, follow the procedure prescribed in the said Act No. X of 1859, and all powers exercised by the Collector under such Act, may be exercised by the Collector under this Act.

15. In every case in which the rates payable in any estate shall have been settled under this Act, every court of justice shall judicially recognize such rates as the rates which were fairly and equitably payable by ryots of that class for land of that quality at the time when the Collector made the order under section eight of this Act.

16. The Board, subject to the sanction of the Lieutenant-Governor, may from time to time make rules consistent with this Act for—

- (a) prescribing the manner in which the Collector shall make inquiries and report for sanction their proposals;
- (b) and generally for the guidance of all persons in matters connected with the enforcement of this Act.

The objects and reasons of this Bill are fully set out in the following Minute of the Lieutenant-Governor.

H. L. DAMPIER.

The 21st April 1875.

*Minute by the Lieutenant-Governor of Bengal, dated 16th March 1875.*

For some time past there have been indications of renewed uneasiness and uncertainty here and there in some parts of Bengal, more especially Eastern Bengal, in the relations between landlord and tenant, particularly touching the rates of rent. I say renewed, because it will be in the recollection of all who are conversant with these affairs that there were troubles of this sort in 1873, which showed themselves markedly in the Pubna district.

2. The Government of India, in a despatch, No. 413 of the 23rd September 1873, reviewed the correspondence which had taken place regarding the Pubna troubles, and communicated general instructions to the Government of Bengal. Among those instructions there occurs the following passage :—

"The policy of altering or enlarging revenue jurisdictions under Act X of 1859 and similar laws will however, require careful deliberation. Meanwhile, if the dissensions in the Pubna districts are ascertained to be spreading and becoming organized, the difficulties which they present will have to be met at once. In that event, the more direct and comprehensive way of treating them may be by passing a law which would authorize the appointment of a special commission vested with powers to investigate summarily the differences between landlord and tenant, or between various proprietors and occupants of the soil in certain districts, and to settle them by award that shall not be open to appeal. His Excellency in Council believes that such a measure for the solution of exceptional difficulties of the kind now arising would not be without precedent in Bengal.

"These, then, of the plans of action suggested by the papers now before the Government, are those which appear the most readily practicable and the most likely to succeed."

3. These and other instructions were subsequently approved by the Secretary of State.

4. Although the procedure above indicated might be susceptible of some improvement in detail, so as to be more exactly adapted to the custom and practice in provinces which are under a permanent settlement, still the principle of the above instruction is precisely applicable to contingencies which are arising, or seem likely to arise, and affords, as I believe, the only means of obviating the chance of the recurrence of agrarian troubles in Bengal.

5. There are occasionally complaints on the part of ryots and on the part of zemindars in some portions of the districts around Calcutta or in Central Bengal. At the present time, however, such complaints on both sides are more rife and more extensive in Eastern and South-Eastern Bengal. This may be illustrated by the following extracts from the Dacca Commissioner's annual report dated the 12th September 1874 :—

"Para. 26. Class feeling has not shown itself prominently or in any overt way during the year of report ; but district officers report that there are not wanting indications of very unsatisfactory relations between some landlords and their tenants on the question of rent. The landlords see the ryots profiting largely by the enhanced value of the produce of what they regard as their property, and they desire, not unnaturally, to intercept some portion of this increased return some way or other ; the action taken by the authorities against the levy of illegal cesses leads them further to desire to place this demand on the safe footing of higher rents.

"Formerly this course would have been effected by gradually getting the ryots over to agree, on the ground of their increased profits, to submit to an enhanced demand of rent ; but now such attempts are steadily and passively resisted by the tenantry in combination. The landlords' agents send for them, they ignore the summons altogether ; they go further, and withhold all rents, and virtually decline any communications whatever with their landlords except through the medium of the courts.

"27. To have to sue the entire body of his tenantry in any large estate is ruinous work to the landlord ; his position therefore forces him to do all that conciliatory measures can achieve, and so grave complications are for the time being tiled over ; but I apprehend that an open rupture must come sooner or later. The state of things to which I have referred is unfortunately not confined to any particular tract of country ; it exists more or less in each of the four principal districts of this division."

6. The annual report of the Commissioner of Chittagong, dated the 4th September 1874, contains the following passage :—

"Para. 62. In the Chittagong district the relations between landlord and tenant are never very cordial, and the Magistrate cites one instance in which the purchasers (Hindu zemindars and rice-traders) of a large estate, at a sale for arrears of revenue, have been unable to settle with the ryots without the assistance of the Collector, to whom they (the purchasers) made application through the Civil Court for detailed measurement and record of rights, the tenants steadily refusing to point out their lands or come to any terms. Of course the new proprietors want to enhance, and equally of course the tenants are opposed to any such proceeding."

7. Since these reports were written, agrarian trouble actually began to occur during January 1875 in the eastern portion of the Dacca district. A dispute regarding rent broke out between the zemindars and ryots, and threatened to lead to breaches of the peace. If this should not be allayed, it was feared that similar disputes might break out in some of the neighbouring districts. The Commissioner was immediately instructed to warn all parties concerned of the consequences of a breach of the peace, and to invite them to settle their differences by private arbitration. Efforts are now being made to effect such amicable arrangement : whether they will prove successful remains to be seen.

8. It is always difficult to forecast the line which an agrarian people may take, or what provocation might be given on either side. But the opinion seems gaining ground among well-informed persons, that if once any considerable trouble of this nature were to break out anywhere, the movement might spread to other places. In some localities the zemindars might get the upper hand, in other places the ryots. In some localities the strength of both parties might be nearly balanced, and might be equal to sustaining a contest for some time.

All circumstances of this nature would either be altogether harmful, or else would do more harm than good.

9. In parts of Eastern Bengal there seems to be a disposition among the ryots to combine in something like leagues and unions. The object of such combinations may be various. If any success were obtained by these means, there is always a chance that ryots might begin to combine in refusing to pay rent, whereon the zemindars might try to collect it by force. The consequences of a combination with this object would be serious in the present state of Bengal. It may be hoped that things will not, under any circumstances, come to this pass; still we should guard against the possibility of such contingencies arising.

10. As yet no trouble has actually broken out since 1873, but as just seen, something of the kind was very nearly breaking out quite recently, and despite our efforts, may yet break out. And the apprehension of similar occurrences elsewhere in Bengal is, I believe, present to many thoughtful minds. It may be therefore well to consider what measures the local Government can take in the existing state of the law for doing justice to both parties and for preventing agrarian trouble.

11. In such event it could take steps for causing the disputed matters to be speedily determined by appointing additional native judges, moonsifs and others, if necessary, under the supervision of a special European judge. It could station extra police to maintain order, and ensure that the judicial enquiries should be carried out quietly. If the zemindars should attempt to act contrary to the judicial awards, it could easily apply a remedy. If the ryots should refuse compliance with the judicial decisions, and if necessity arose to execute decrees in large numbers, it could doubtless help in that process. But beyond and above all the things above mentioned, it could use its influence to prevent either party from resorting to violence, and to induce them to submit to private arbitration.

12. These resources taken together are not inconsiderable, and if we cannot get more or better resources, we must make the best of them, and with them we must essay and strive to prevent agrarian troubles in Bengal. But in these resources there are, I think, several defects which might be easily remedied.

13. It will be seen presently that among the disputed cases the most important class will relate to economic and agricultural questions with which civil courts are not well fitted to deal; yet the procedure above described is entirely that of the ordinary civil courts. Suits must be formally brought before anything is done. The cases must be carried through the regular stages; matters pertaining to the profits of cultivation, the value of produce, the customary rents, and the like, will be argued out by opposing counsels; appeals may be laid; and decisions can be enforced only by the formal process of execution. However prompt the courts might be, all these proceedings must take time; meanwhile excitement might be growing over the whole district. Moreover, the courts could not well travel beyond the evidence adduced, and might not be able to enter upon economic considerations notwithstanding that such considerations might have an important bearing upon the cases.

14. That the main questions at issue are economic and agricultural, will be apparent thus. There will seldom be any serious dispute between the tenants-at-will and the zemindars. The really serious disputes arise between the zemindars and the ryots having right of occupancy—mainly men who have been twelve years and upwards in possession; a class who are constantly growing in numbers, and representing larger and larger proportions of the aggregate of ryots, and who probably are already the most important section of the ryots. In some places the zemindars apparently allege that these occupancy ryots are paying very low rents, and consequently claim some enhancement. The occupancy ryots apparently allege that they ought not to be required to pay more than the old established rates of their part of the country. If the zemindars persist in their demands, they cannot eject the occupancy ryots, but they can sue them under section 18 of Act VIII of 1869, which I will here quote *in extenso*—

"18. No ryot having a right of occupancy shall be liable to an enhancement of the rent previously paid by him, except on some one of the following grounds, namely—

"That the rate of rent paid by such ryot is below the prevailing rate payable by the same class of ryots for land of a similar description and with similar advantages in the places adjacent.

"That the value of the produce, or the productive powers of the land, have been increased otherwise than by the agency or at the expense of the ryot.

"That the quantity of land held by the ryot has been proved by measurement to be greater than the quantity for which rent has been previously paid by him."

15. The civil court then will have to decide whether all or any of the above grounds are or are not found in the particular case or class of cases. Each one of these grounds involves questions for the due settlement of which a civil court cannot be fitted, while the land revenue officers are peculiarly fitted. The third ground, involving questions of actual measurement, may be more exactly arguable than either of the other two, and the court could order a survey. Otherwise, as regards native measurements, there are frequent disputes as to the unit of local measurement, the length of the measuring rod, and the like, which had far better be referred to the land revenue authority than to any other. The first ground, involving questions whether certain other lands in places adjacent are of a similar description, or possess similar advantages with the lands of which the rent is disputed, is not one to be determined by speeches and counter-speeches of counsel, nor one to be settled by witnesses into whose evidence opinion may largely enter, and all this before

a native judge who may not know, and probably would not know much of these matters. The second ground is the most difficult of all, as it involves questions whether the produce, or the productive powers of the land, have been increased otherwise than by the agency or at the expense of the ryot. These are purely economic and agricultural questions which cannot possibly be argued and discussed, and attested in a court of law with any advantage, or with any definite authority. And yet this is the very ground on which the most serious disputes are likely to arise, and is actually the ground on which the disputes in Eastern Bengal are now arising.

16. This latter point may be illustrated by presenting the substance of the dispute now pending in Eastern Bengal. There are very extensive lands of good quality in the valley of the river Megna, of which the rent has been at the rate of 12 annas to 14 annas per beegha. The zemindars say that this rate is very low, and demand an enhancement up to 18 annas and 20 annas. The cultivators, chiefly occupancy ryots, refuse to pay any enhancement upon the established and widely prevailing rate. If the dispute is to have a legal solution, the zemindars will have to bring a suit against the ryots under the section 18 of Act VIII of 1869 above quoted, and according to one or other of the three grounds already adverted to. It is not probable that much difficulty will arise in this instance regarding the first and third grounds, namely the amount of land in the cultivator's possession and the general prevalence of the 12 annas to 14 annas rate. The contest must be upon the second of the three grounds, namely that the value of the produce and productive powers of the land having been increased otherwise than by the agency or at the expense of the ryot. This ground involves general considerations regarding the past and present state of Eastern Bengal; the progress of trade, especially the export trade; the range of prices on the one hand, and on the other hand the expenses of cultivation; the just share of the ryot in the profits of cultivation, the general tendency of rural custom, and the like. It is not easy to imagine matters less suited for discussion in the law courts when the people are becoming angry on both sides. Manifestly the proper persons to bring these urgent matters to a just and peaceful issue are the Collector and his officers. It should be their business, after a general review of the circumstances, to arrive at a conclusion as to whether the 12 annas to 14 annas rate per beegha ought to be maintained as the ryots say, or be raised to 18 to 20 annas as the zemindars say; and if not, then whether it should be raised to something between 14 annas and 18 annas. Or better still, they should try to induce the parties to submit the matter to private arbitration and abide by its results. And they ought to be able to compel obedience from both parties to any decision that may be formed, which they at present have not the lawful power to do, and which they may not, we fear, be able to do.

17. I present this case as an instance, which is now in the course of occurrence. The instances which occurred in the Pubna district during 1873 were apparently more difficult, involving questions under all of the three grounds above prescribed. And cases equally difficult may occur at any time in other parts of Bengal.

18. I do not enter into any question as to the fitness or otherwise of the civil courts to decide these matters in individual disputes in times of quiet. I only say that the courts cannot be so well fitted as the land revenue officers to decide these matters affecting large numbers of excitable people on both sides in times of disquiet. In these matters of urgency my desire is to obtain power by law to do through the land revenue officers—that is, the Commissioners, the Collectors, and the Deputy Collectors, under the supervision of the Board of Revenue—that which in these cases is needful for the peace and good government of the country without proposing any general change of the existing rent law.

19. By the present rent law (VIII of 1869, Bengal Council) the suits regarding rent are heard by the civil courts. They used to be heard by the land revenue authorities, but they were by this Act transferred to the civil courts. Many authorities consider that this transfer was not expedient. The zemindars (as I understand) generally dislike the change that was then made, and would desire to see these suits retransferred to the revenue authorities. It is difficult to gauge the opinion of the ryots in regard to the transfer of these suits to the civil courts; I have no evidence, however, that they dislike it. I believe that the civil courts have done the work well according to the existing law, and have at least endeavoured to do substantial justice. Still, my own opinion inclines to be against the transfer that was made in 1869. I apprehend that the speedy and judicious decision of suits between landlord and tenant is very important to the future tranquillity of Bengal, and that the land revenue authorities are much better fitted than the civil courts can be to decide these suits to the advantage of both parties concerned. As, however, the law was passed in 1869, I am not disposed to move for its being essentially altered; although, if the general wish should hereafter prove to be favorable to such alteration, I for one should not be able to object to consider the question.

20. But I recommend that the local Government should have the power, upon good cause shown, of appointing the Collector or other officer to settle authoritatively disputes of the nature above described, and to enforce awards. There need not be any power taken to interfere unduly between landlord and tenant, but only when the parties might apply for our interposition, and when such interposition might appear necessary for peace and good government. There would be no necessity for giving more power to the Collector in fixing rents and rent rates than that which is given by the existing rent law to the courts of justice. There would be nothing of a one-sided character in

the matter. The zemindar might make application, so might the ryots. Sometimes one of the two parties might avail itself of this advantage, sometimes the other. The interposition need not extend beyond certain limits, and would be limited to matters of rent and its rates, and the measurement of land as affecting such rents. Within the declared area of interference, and during the period of its duration (all which would be determined by the local Government), the Collector would, after due inquiry, and after hearing both parties, fix the rates of rent according to the circumstances, and with such guidance as the existing laws might afford him, and decide suits for rent, both current dues and arrears. The Collector should also have the power of fixing the disputed rents for a short term of years, so that there might be no chance of need arising for again exercising interposition within a reasonable period. The matters thus decided would not be open to revision by the civil courts, but appeals would lie to the Commissioner and to the Board. It might be thought that the parties, zemindars and ryots, or either party as the local Government might direct, might be charged with the expenses incurred by the State by these proceedings; I do not, however, recommend this. The Collectors and the Deputy Collectors—in fact the existing establishment—would be able to do the work, which would not be of constant occurrence. For these objects I have prepared a draft Bill which I should be glad to introduce into the local legislature of Bengal. If this Bill, with such modifications or improvements as might be made during its passage through Council, should become law with the assent of the Governor-General, then, for all ordinary times and occasions, the Acts (VIII of 1869 and X of 1859) would remain in force as the rent law of Bengal. The difference between the present and proposed practice would be this, that we should have the legal power, which we have not now, of dealing effectively with agrarian troubles through the agency of the land revenue authorities. It is only by such agency that the occurrence of these troubles is or can be prevented in Bengal. At present such prevention is effected at the best in a precarious and uncertain way: perhaps it may not always be effected. But if the proposed Bill were to become law, the land revenue authorities would have power to prevent such trouble breaking out, and would be under responsibility for such prevention, which responsibility they would, I believe, be able to discharge to the satisfaction of Government.

21. The foregoing remarks are meant to apply to Bengal mainly: they are, however, equally applicable to Behar. They apply, however, in a less degree to Orissa, to the Chota Nagpore province, and to Julpigoree and the Western Dooars, to which territories the Act (VIII of 1869) was not extended, and where rent suits are tried by the land revenue officers under Act X of 1859. In these districts the local Government has far better means of preventing agrarian trouble than in Bengal and Behar. Still its hands would be strengthened even in Orissa and Chota Nagpore by the passing of the proposed Bill. I would therefore extend the measure to all the territories under the Government of Bengal.

RICHARD TEMPLE.

C. C. MACRAE,

*Offg. Asst. Secy. to the Govt. of Bengal,  
Legislative Department.*



## Estate, DRUNPUT SING, an Insolvent.

No.	Names of Creditors.	Amount of Claim.	1st Dividend at 40 per cent., 5th May 1874.	
			Rs. A. P.	Rs. A. P.
8	Bachoo Ostagur ...	4 1 0	3	10 6
29	Chartered Mercantile Bank of India ..	100 0 0	90	0 0
3	Daby Sing Loli Sing ...	40 4 0	36	3 7
4	Gumess Sing Bhogoban Sing ...	43 7 9	39	2 2
17	Gopalchunder Sircar ...	60 14 0	54	12 7
9	Hurrolol Roy ...	33 15 6	30	9 2
27	Johurmull Bucktwardhund ...	16 0 0	14	6 5
21	Laika Sing ...	57 15 3	52	2 6
11	Mookoondram Sibpersaud ...	30 0 0	27	0 0
13	Moheschunder Doss ...	18 12 0	16	14 0
28	Muttyloll Day ...	100 0 0	90	0 0
26	Poorunchund Debnally Sing ...	94 2 0	84	11 5
22	Sittaram ...	30 10 6	27	9 5
5	Tarra Sing Luchman Sing ...	2 14 3	2	9 7

## Estate, THOMAS MAUGHAM LAWSON, an Insolvent (Separate Estate).

No.	Names of Creditors.	Amount of Claim.	1st Dividend at 24 per cent., 5th May 1874.	
			Rs. A. P.	Rs. A. P.
1	W. S. Seton Kerr ...	3,241 0 0	81	0 5
2	R. Maugham ...	220 9 0	5	8 2

## Estate, BERNHARDT, HOWARD, ROBERT, CARE, and ROBERT, HOWARD (HOWARD BROTHERS), Insolvents.

No.	Names of Creditors.	Amount of Claim.	1st Dividend at Rs. 1-12 per cent., 5th May 1874.	
			Rs. A. P.	Rs. A. P.
4	Buldeo Doss Chatterbhooj Doss ...	13,548 13 3	237	1 8
7	Bejraj Bharamull ...	3,700 0 0	64	12 0
11	Balalloor Mull Bissessur Doss ...	5,000 0 0	87	8 0
17	Bholanath Kaseenath ...	5,000 0 0	87	8 0
26	Bulbhucider ...	33 9 3	0	9 6
33	Bojrauth Ramnath ...	10,000 0 0	175	0 0
34	Bindrabau Loknath ...	2,500 0 0	43	12 0
44	Bheekunchund Soornj Mull ...	2,500 0 0	43	12 0
51	Burn & Co. ...	67 8 0	1	2 11
29	Chatoe and Loll Beharry ...	228 2 0	3	15 10
39	Chunderbhan Behareeloll ...	2,500 0 0	43	12 0
48	Deputy Commissioner, Nagpore ...	670 0 0	11	11 7
49	Ernst Hansen and Oesterley ...	1,786 15 1	31	4 4
50	Elgin Mill Company ...	1,167 5 3	20	6 10
6	Gosain Ramhetgeer Mohant Pusrangeer Joyrangeer	5,000 0 0	87	8 0
8	Gungoololl Jaggernath ...	2,500 0 0	43	12 0
12	Gopaldoss Manickchand ...	1,200 0 0	21	0 0
24	Gumesshee and Pubaroo ...	26 9 9	0	7 5
25	Gowrie Juttaha ...	4 1 6	0	1 2
27	Goolkauee ...	4 2 6	0	1 2
45	Ghameer Mull ...	27 0 0	0	7 7
10	Hurreedoss Narain Doss ...	1,500 0 0	26	4 0
13	Hurreekishn Khutree ...	1,500 0 0	26	4 0
30	Jaggum Hurmohun ...	29 1 0	0	8 2
32	Junna Doss Berham Dutt ...	7,500 0 0	131	4 0
23	Mooswa ...	2 12 0	0	0 9
42	Mansook Doss ...	1,000 0 0	17	8 0
47	Manisty and Fletcher ...	147 0 0	2	9 2
35	Phoolchand Kedernath ...	2,500 0 0	43	12 0
1	Ramdhun Bhowanecara ...	2,500 0 0	43	12 0
5	Ramloll Paleeram ...	5,000 0 0	87	8 0
18	Ramsookh Doss Hurmand Roy ...	2,500 0 0	43	12 0
19	Ramgopal Ramjees ...	1,500 0 0	26	4 0
40	Ramloll ...	1,200 0 0	21	0 0
41	Ramkissen Doss Khoosalehund ...	5,000 0 0	87	8 0
52	Reuter's Telegram Company, Calcutta ...	79 0 0	1	6 1
2	Sewaram Buldeo Doss ...	15,000 0 0	262	8 0
14	Seetulpersaud Mattabueck ...	3,000 0 0	52	8 0

**Estate, BERNHARDT, HOWARD, ROBERT, CARR, and ROBERT, HOWARD (HOWARD BROTHERS),  
Insolvents.**

No.	Names of Creditors.	Amount of Claim.			1st Dividend at Rs. 1-12 per cent., 6th May 1874.		
		Rs.	A.	P.	Rs.	A.	P.
15	Salikram Bhugwan Doss	2,500	0	0	43	12	6
16	Sewaram Khoosalchund	11,200	0	0	196	0	0
20	Sectaram Baboo	1,500	0	0	26	4	0
21	Sumpat Roy Jowahir Mull	156	8	9	2	11	9
22	Surjoopersand Sookool	25	11	3	0	7	2
28	Sibold, C. J.	97	3	3	1	11	3
38	Sewaram Khoosalchund	10,500	0	0	183	12	0
9	Thakoormun Bhugut Guneshrum	4,980	3	0	87	2	5
43	Uttumchund Ghameermull	5,000	0	0	87	8	0
55	Staunton and Company	58,921	0	0	1,031	1	10
56	Schoene, Kilburn and Company	1,05,000	0	0	1,837	8	0

**Estate, ANN LYDIA PARLEBEAN, an Insolvent.**

No.	Names of Creditors.	Amount of Claim.			1st Dividend at 23 per cent., 7th July 1874.		
		Rs.	A.	P.	Rs.	A.	P.
9	Bathgate and Company	130	0	0	29	14	5
6	Colleepnath Sing and Kishewer Sing	22	0	0	5	0	11
20	Gungaram and Ameena Bebee	400	0	0	92	0	0
4	Hurry Sing	130	0	0	29	14	5
10	Kulian Sing	200	0	0	46	0	0
8	Macnamara, Dr., F. N.	300	0	0	69	0	0
7	Obhoychurn Mullick	160	0	0	36	12	10
	Panchoo Dutt	130	0	0	29	14	5

**Estate, EDWARD ALLAN D'CRUZ, an Insolvent.**

No.	Names of Creditors.	Amount of Claim.			1st Dividend at 24 per cent., 7th July 1874.		
		Rs.	A.	P.	Rs.	A.	P.
22	Allercett, C. H., Jr.	40	0	0	9	9	7
57	Allee	5	0	0	1	3	2
58	Athen	4	0	0	0	15	4
59	Atkinson and Company	4	0	0	0	15	4
28	Bissonath Ghose	24	0	0	5	12	2
29	Biswas and Company	24	0	0	5	12	2
32	Bhoobun	24	0	0	5	12	2
40	Black and Murray	16	0	0	3	13	5
47	Deefholts, R. H.	10	0	0	2	6	5
16	Flewry, E.	50	0	0	12	0	0
7	Great Eastern Hotel Company	120	0	0	28	12	10
15	Greenway, W.	50	0	0	12	0	0
30	Gilbert and Company	24	0	0	5	12	2
48	Gobindehunder Seal	9	0	0	2	2	7
26	Ghunundy, sweeper	8	0	0	1	14	9
36	Harley and Company	17	0	0	4	1	3
50	Hamilton and Company	7	0	0	1	10	11
23	Joseph and Company	40	0	0	9	9	7
20	Kallychurn Dass	40	0	0	9	9	7
39	Khyrum	16	0	0	3	13	5
53	Koyam	6	0	0	1	7	0
2	Lallahs Lutchmeedeen and Suttadee	497	0	0	119	4	6
11	Muddoosoodun Mullick and Company	83	0	0	19	14	8
	Mohunbur	30	0	0	7	3	2
	Nilmoney Holdar	18	0	0	4	5	2
56	Newman and Company	5	0	0	1	3	2
37	Osler and Company	17	0	0	4	1	3
46	Orphan	10	0	0	2	6	5
49	Pearcy Mohun Dass and Company	8	0	0	1	14	9
27	Raihamuddeen	28	0	0	6	11	6
55	Ramjoy Sing and Company	6	0	0	1	7	0
8	Smith, Stanistreet and Company	110	0	0	26	6	5
42	Solomon and Company	12	0	0	2	14	1
62	Shaik Abdool	7	0	0	1	10	11
24	Watson and Sumner	32	0	0	7	10	11
54	Wyman and Company	6	0	0	1	7	0
51	Young, E.	6	0	0	1	7	0

## Estate, WILLIAM MUSGRAVE and SONS, Insolvents.

No.	Names of Creditors.	Amount of Claim.	1st Dividend at 10 per cent., 4th March 1874.	
			Rs. A. P.	Rs. A. P.
27	Andrews, S. J. ...	6 8 9	0 9 5	
13	Berens, H. & A. ...	44 9 0	4 0 2	
22	Conwell, D. ...	6 8 9	0 9 5	
7	Gopaulchunder Mondle ...	159 0 3	14 4 11	
18	Gubboy, E. S. ...	271 5 9	24 6 9	
21	Herrold, H. M. ...	22 5 6	2 3 1	
24	Hickson, J. A. ...	70 5 0	6 5 3	
29	Hodgkinson, G. J. S. ...	20 8 0	1 13 6	
16	Indian Daily News Proprietor	21 0 0	1 14 3	
23	Jehangere and Company ...	8 14 9	0 12 10	
25	Irvine, W. H. ...	4 9 0	0 6 7	
26	Johnson, O. D. ...	10 6 0	0 14 11	
9	Mahomed Sudeek and Mahomed Ismael	167 0 0	15 0 3	
11	Mackenzie, Lyall & Company...	85 8 0	7 11 2	
15	Mudhoosoodun Paul and Company	38 7 0	3 7 4	
20	Marshall, H. ...	49 12 6	4 7 8	
12	Newton and Company, W. ...	62 0 0	5 9 3	
14	Ramkanye Mundle ...	20 0 0	2 11 2	
28	Self, C. T. ...	41 10 0	3 11 11	
30	Smith, Stanistreet and Company	9 4 0	0 13 4	
19	Thomson and Company, T. E.	12 8 0	1 2 0	
Total		...	102 15	

## Estate, TROYLUCKO NAUTH ROY, an Insolvent.

No.	Names of Creditors.	Amount of Claim.	1st Dividend at 10 per cent., 4th March 1874.	
			Rs. A. P.	Rs. A. P.
26	Balucknauth Rakhal Dass Pramanick ...	115 8 3	11 8 10	
33	Bhoobun Mohun Roy ...	1 6 0	0 2 2	
13	Bahadoor Sing Pertaub Sing, Roy Lutchmeepud Sing	7,221 0 0	722 1 7	
17	Chundee Money Dasseo ...	500 0 0	50 0 0	
56	Chooramoney Paul ...	64 2 3	6 6 8	
22	Debnarain Coondoo, Modosoodun Coondoo	6 7 0	0 10 3	
59	Doorgadass Doss, Kallydoss Doss ...	5,544 7 9	554 7 2	
4	Gooroohurn Kally Kisto Pramanick ...	592 8 6	59 4 6	
9	Gopeenath Roy, Janokeenath Roy ...	1,648 2 0	164 13 0	
23	Gooroohurn Tarrucknauth Pramanick ...	26 2 3	2 9 10	
38	Gopeenath Doss, Nobinchunder Doss ...	482 7 0	48 3 11	
42	Greeschunder Mookerjee ...	1 0 0	0 1 7	
45	Gopeenath Doss ...	172 6 0	17 3 10	
57	Gobindchunder Baboo ...	10,000 0 0	1,000 0 0	
15	Honoomandoss Mahata ...	500 0 0	50 0 0	
34	Hurronundo Roy Ramprotab... ..	5 0 0	0 8 0	
5	Hurrinarain Mookopadhya ...	1 0 0	0 1 7	
6	Janookeedoss Baboo ...	282 12 6	28 4 5	
12	Issurechunder Coondoo, Chundercoomar Coondoo	7,544 13 0	754 7 8	
19	Johurmull Ramloll ...	4,000 0 0	400 0 0	
44	Jodoonauth Mookopadhya ...	160 0 0	10 0 0	
52	Joynarain Seal, Jadubehunder Dey ...	1 0 0	0 1 7	
62	Johurryloll Doss ...	1,600 0 0	160 0 0	
41	Koosum Koomaree Dalce ...	115 0 0	11 8 0	
46	Kassynauth Dutt, Ramgopaul Dutt ...	311 1 0	31 1 8	
1	Modosoodun Sett ...	71 8 0	7 2 4	
18	Mahya Sing Megraj ...	93 4 3	9 5 2	
20	Modosoodun Bhubetarun, Ramprosono Nundy	463 6 6	46 5 5	
21	Mohabharat Chunder ...	124 1 6	12 6 6	
30	Modunmohun Roy, Toyluckonauth Roy ...	5,269 11 9	526 15 7	
31	Modunmohun Roy, Prosonocoomar Roy ...	7 2 0	0 11 5	
32	Modosoodun Coondoo, Pauchcowry Coondoo	1,050 1 0	105 0 1	
11	Nundoram Moutee ...	1,000 0 0	100 0 0	
14	Noyan Sing, Indrochund ...	1,547 6 3	154 11 10	
43	Okoychunder Bose ...	0 11 0	0 1 1	

No.	Names of Creditors.	Amount of Claim.			1st Dividend at 10 per cent., 4th Mar. 1874.		
		Rs.	A.	P.	Rs.	A.	P.
40	Pancheoury Coondoo ...	218	5	0	21	13	4
8	Roychurn, Cheeneebash, Janokeenauth Roy ...	5,138	6	0	513	13	4
58	Roychurn Roy, Gorachund Roy ...	3,863	14	0	386	6	1
5	Shibelomder Dutt ...	728	14	9	72	14	3
55	Toyluckonauth Roy, Dwarkanauth Ghose ...	239	4	3	23	14	10

## Estate, WILLIAM WOOLSTON GREY, an Insolvent.

No.	Names of Creditors.	Amount of Claim.			2nd Dividend at 3 per cent., 14th April 1874.		
		Rs.	A.	P.	Rs.	A.	P.
5	Burn and Company ...	162	8	0	4	14	0
7	Baldwin, Captain ...	21	2	6	0	10	2
13	Crawley, T. ...	98	0	0	2	15	0
26	Commercial Union Assurance Company ...	38	15	9	1	2	9
21	Delhi Gazette Proprietor ...	98	12	0	2	15	5
40	Hodoway, Captain E. G. V. ...	40	8	0	1	3	5
13	Jakyle Duff ...	85	8	0	2	9	0
20	Jubbulpore Chronicle Proprietor ...	125	13	0	3	12	5
28	Le Mesurier, Captain A. ...	956	0	0	28	8	0
12	Moses, Jacobs ...	17	3	9	0	8	2
25	Newman and Company ...	582	10	0	17	7	8
9	Opherts, W. ...	146	14	0	4	6	7
22	Pioneer Proprietor (Allahabad) ...	357	2	3	10	11	5
3	Robinson, T. M. ...	3,250	0	0	97	8	0
14	Rarken, Colonel ...	32	6	3	0	15	7
17	Royal Artillery Mess ...	270	8	0	8	1	10
24	Shibkisto Daw and Company ...	4	0	6	0	1	11
10	Thompson, Dr. ...	22	5	6	0	10	9
39	Thacker, Spink and Company ...	15	0	0	0	7	2
31	Foy, E., Agent to Howard Brothers and Company ...	16	0	0	0	7	8
11	Wilkins, Captain H. ...	163	14	0	4	14	8

CALCUTTA, the 12th March 1875.

(134—2)

A. B. MILLER, *Official Assignee*.

## INSOLVENT NOTICES.

*Court for the Relief of Insolvent Debtors at Calcutta.*

In the matter of JOSEPH WOODFORD SMITH ROGERS, an insolvent.

On Tuesday, the 2nd day of March instant, it was ordered that the matters of the petition of the said insolvent be heard on Tuesday, the 4th day of May next, and that the said Insolvent do then attend to be examined before the said Court.

Insolvent in person.

In the matter of HENRY GIBBONS, an Insolvent.

On Friday, the 19th day of March instant, it was ordered that the matters of the petition of the said insolvent be heard on Tuesday, the 4th day of May next, and that the said insolvent do then attend to be examined before the said Court.

Gray, Sen, and Farr, *Attorneys*.

In the matter of JEGGUT CHUNDER BONNERJEE, an Insolvent.

On Tuesday, the 16th day of March instant, it was ordered that the matters of the petition of the said insolvent be heard on Tuesday, the 4th day of May next, and that the said insolvent do then attend to be examined before the said Court.

Juggesh Chunder Chowdry, *Attorney*.*Chief Clerk's Office, the 23rd day of March 1875.*

In the matter of BERTHOLD HENRY HUCHTING, an Insolvent.

Notice that an application for an *ad-interim* protection order has been this day made by the said insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the sixth day of April next, at the hour of ten o'clock in the forenoon.

*Verdict: "Any creditor of the said insolvent desirous of opposing such application, must appear before the said Court at the time and place aforesaid."*

Dignam and Robinson, *Attorneys*.*Chief Clerk's Office, the 25th day of March 1875.*

## [Second Publication.]

THE following Bill was read in the Council of the Lieutenant-Governor of Bengal for the purpose of making Laws and Regulations on the 1st May 1875, and was referred to a Select Committee who are to report thereon in one month.

*A Bill to amend and consolidate the law relating to Municipalities.*

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*A Bill to amend and consolidate the law relating to Municipalities.*

WHEREAS it is expedient to consolidate and amend the law relating to Municipalities within the territories subject to the government of the Lieutenant-Governor of Bengal: It is enacted as follows:—

Preamble.

## CHAPTER I.

## PRELIMINARY.

1. This Act may be cited as the "Bengal Municipalities' Act, 1875."

Except as provided in Chapter X of this Act—

(a) Every place to which the provisions of the District Municipal Improvement Act, 1864, have been extended under Section 1 of such Act shall, for the purposes of this Act, be deemed to be a first class municipality, and every place to which the provisions of the District Towns Act, 1868, have been extended under Section 2 of such Act shall, for the purposes of this Act, be deemed to be a second class municipality:

and for the purposes of such municipalities this Act shall, save as is provided in Chapter X, come into force on the \_\_\_\_\_ day of \_\_\_\_\_ and such date shall, for such purposes, be deemed to be the commencement of this Act.

In every first class municipality as aforesaid it shall be deemed that a tax on the annual value of holdings under Chapter V of this Act, and in every second class municipality as aforesaid it shall be deemed that a tax upon persons under the said chapter, has been duly imposed; and such tax shall be levied accordingly until the Commissioners, with the sanction of the Lieutenant-Governor, shall otherwise direct;

and in every such municipality in which a tax on carriages and animals, or a fee upon the registration of carts, or tolls on ferries, may have been levied before the commencement of this Act, it shall be deemed that the said taxes, fees or tolls have been duly imposed under the provisions of Section 63 of this Act, and such taxes, fees, or tolls shall continue to be levied accordingly.

(b) This Act may be extended by the Lieutenant-Governor of Bengal, by notification published in the *Calcutta Gazette*, to any tract of country not being within the limits of the ordinary original jurisdiction of the High Court at Fort William in Bengal, from such date as may be specified therein, and it shall come into force in such tract of country on the date so specified, and such date shall, for the purposes of such tract of country, be deemed to be the commencement of this Act.

## 2. On the commencement of this Act

Enactments repealed. enactments specified in the fifth schedule to this Act shall be repealed to the extent mentioned in the third column thereof; and the enactments specified in the sixth schedule to this Act shall cease to be in force in every municipality under this Act to the extent mentioned in the third column thereof.

But this repeal shall not revive any office, authority, or thing abolished by any such enactment, or affect the validity of any thing done or suffered, or any right, title, obligation, or liability accrued before the commencement of this Act.

And all rules prescribed; assessments, valuations, measurements, divisions, and appointments made; powers conferred, and notifications published under any such enactment; and all other rules (if any) now in force and relating to the matters hereinafter dealt with, shall (so far as they are consistent with this Act) be deemed to have been respectively prescribed, made, conferred, and published hereunder.

And all references to any such enactment shall (so far as may be practicable) be deemed to be made to this Act.

And all proceedings now pending, which may have been commenced under any such enactment, shall be deemed to be commenced under this Act.

The Commissioners under this Act shall, in reference to all the matters aforesaid, be substituted for the late Commissioners, Committee, or Panchayet (as the case may be).

3. In this Act, unless there be something repugnant in the subject or intent—

“Carriage.” means any wheeled vehicle with springs.

“Cart.” means any cart, hackery, or wheeled vehicle without springs.

“Chapter.” means Chapter of this Act.

“Holding” includes any parcel of land, house, tank, or other immoveable property, which, in the opinion of the Commissioners, should be separately valued, or in respect of which any person should be separately assessed.

“House.” includes any hut, shop, warehouse, or building.

“Immoveable property” and “land” severally mean land, benefits to arise out of land, things attached to the earth, or permanently fastened to anything attached to the earth.

“Moveable property” means property of every other description than immoveable property.

“Lieutenant-Governor” means the Lieutenant-Governor of Bengal for the time being or the person acting in that capacity.

“Magistrate of the district” means the chief Magistrate in a district, exercising throughout the district all the powers of a Magistrate.

“Magistrate” means a Magistrate subordinate to the Magistrate of the district, or a Magistrate in charge of a division of the district in which division a Municipality is constituted.

“Municipality” means any tract of country to which this Act, or any part thereof, shall have been extended.

“Municipal year” means a year beginning on the first day of April, or on such other date as may hereafter be fixed by the Lieutenant-Governor by notification in the *Calcutta Gazette*.

“Navigable channel” means any waterway, whether natural or artificial, through which a boat can pass.

“Offensive matter” means night-soil, sewage, and other contents of privies, drains, and cess-pools.

“Owner.” (15.) “Owner” includes—

(a) the person entitled for the time being to receive the rent of the land, or the person in charge of the thing, with respect to which the word is used;

(b) an agent for any such person;

(c) a trustee for any such person;

Provided that no such agent or trustee shall be liable to do any thing required by this Act to be done by the owner, nor shall he be subject to any fine for omitting to do such thing, unless he have sufficient funds in his hands, as such agent or trustee to do such thing.

“Place” in Sections 8 and 9 of this Act means any station, bazar, town, suburb, inhabited village, or hamlet, in which a majority of the adult male population is chiefly employed in pursuits other than agriculture.

“Road” means any road, street, square, court, alley, or passage, whether a thoroughfare or not, over which the public have a right of way.

“Rubbish” means all dirt, dung, broken brick, mortar, broken glass, kitchen, or stable refuse, or refuse of any kind whatsoever, and filth of any kind not included in the term “offensive matter.”

“Schedule” means schedule annexed to this Act.

“Section.” means a section of this Act.

“The Commissioners” means the persons for the time being appointed or elected to conduct the affairs of any Municipality under this Act, and shall include ex-officio Commissioners under this Act.

## CHAPTER II.

### OF THE CREATION OF MUNICIPALITIES.

4. From the date specified in any notification under section 1 (b), the tract of country in such notification mentioned shall be deemed to be created a Municipality for the purposes of this Act.

The notification shall—

(a) define the limits of the Municipality;

(b) declare whether the same shall, for the purposes of this Act, be a first or second class Municipality.

The Lieutenant-Governor may, by like notification, at any time, order that a municipality be transferred from one class to the other; and may vary the limits of any municipality or withdraw any tract of country from the operation of this Act or part thereof.

5. No tract of country which does not contain at least fifteen thousand inhabitants, and which does not contain the average number of not less than two thousand inhabitants to the square mile of the area of such tract, shall be declared to be a first class Municipality.

**6.** No tract of country which does not contain at least one thousand inhabitants, and which does not contain the average number of five hundred inhabitants to the square mile of the area of such tract, shall be declared to be a second class Municipality.

**7.** No tract of country shall be declared a municipality under this Act unless a majority of the adult population of such tract of country is chiefly employed in pursuits other than agricultural.

**8.** The Lieutenant-Governor may from time to time, by notification in the *Calcutta Gazette*, announce that there shall be united with any tract of country as aforesaid (for the purpose of forming a first or second class Municipality, as the case may be), any number of specified places, provided that no place shall be included within any such union, unless some part of such place be situated within the distance of half a mile from some other place included in such union.

**9.** Whenever the Lieutenant-Governor shall have declared two or more places to be united for the purpose of forming a first or a second class Municipality as aforesaid, all tracts of country lying within a supposed ring-fence drawn round the exterior limits of all such united places shall be deemed to be within the Municipality.

### CHAPTER III.

#### OF THE MUNICIPAL AUTHORITIES.

##### PART I.—Of the Constitution of the Municipality.

**10.** The Lieutenant-Governor shall from time to time appoint, in every first class Municipality, not less than eight, and in every second class Municipality not less than four, persons to be Commissioners for carrying out in such Municipality the purposes of this Act.

**11.** The Lieutenant-Governor may delegate to any officer the power of appointing Commissioners in any second class Municipality.

**12.** The Lieutenant-Governor may at any time direct that the whole or any number, not being less than two-thirds, of the Commissioners to be appointed under the last preceding section shall be elected by the rate-payers, subject to such rules in regard to qualification and election as he may think fit.

In any such election every person shall be entitled to vote who has paid the tax on persons, or the tax on holdings, hereinafter mentioned, that has become payable by him:

Provided that if such election take place before the said taxes have been levied in any Municipality, it shall be made by the householders therein.

The Lieutenant-Governor may appoint any persons to be *ad interim* Vice-Chairman and Commissioners pending the election of Commissioners under this section.

**13.** No person shall be appointed or elected a Commissioner, or a Member of a Ward Committee, under this Act in any Municipality who does not either reside or hold land therein, or within five miles from some part of the limits thereof:

Provided that when the imposition of any tax has been determined on in any Municipality, no person shall be appointed or elected therein a Commissioner, or Member of a Ward Committee, who does not pay, or is not liable to, municipal taxes therein.

**14.** The Lieutenant-Governor may from time to time accept the resignation of any Commissioner or Member of a Ward Committee, appointed or elected under this Act, and may remove any such Commissioner or Member of a Ward Committee for corruption or continued neglect to attend the meetings of the Commissioners, or otherwise to discharge his duty as Commissioner, or Member of a Ward Committee.

**15.** The Lieutenant-Governor may at any time withdraw any direction given by him under section 12 for the election of Commissioners in any Municipality.

**16.** In addition to the Commissioners appointed or elected as hereinbefore provided, the Magistrate of the district and the Magistrate of the division shall be *ex-officio* Commissioners of every Municipality situated within their respective jurisdictions, and the Lieutenant-Governor may direct, by notification in the *Calcutta Gazette*, that the persons for the time being exercising the functions of the offices to be named in such notification shall be *ex-officio* Commissioners for any or every Municipality to which the official functions of the offices held by the persons so appointed may extend;

and the Lieutenant-Governor may appoint as a Commissioner of any Municipality any officer in the service of Government holding a salaried office (the salary of which is not less than one hundred rupees a month) in the district in which the Municipality is situated:

Provided that not more than one-third of the whole number of Commissioners shall be persons, holding in the Judicial, Police, or Revenue Departments of the Government service, salaried offices of which the functions are exercised within the district in which the Municipality is situated, unless such persons be elected Commissioners otherwise than by appointment by the Lieutenant-Governor, or by any officer to whom the power of appointing Commissioners has been delegated under section 11.

**17.** Except as herein-after provided, every Commissioner shall vacate his office at the end of three years.

**18.** When Commissioners are for the first time appointed or elected in any place, one-third of the whole number of which the body may consist on the first day of the municipal year next following the date of the appointment or election of such Commissioners, shall retire at the end of one year, and another third at the end of two

years, and the rest at the end of three years, to be computed from the first day of the year next following the date of the appointment or election of such Commissioners.

In case such whole number is not evenly divisible by three, the one-third shall be ascertained by taking the number next below it, which is evenly divisible by three, as the number to be divided.

The Commissioners who shall retire at the end of the first and second years respectively shall be decided by lot.

19. When any Commissioners have been elected under section 12, the rule of rotation in section 18 shall be applied separately to the Commissioners who have been appointed, and separately to the Commissioners who have been elected.

Application of rule of rotation separately to appointed and elected Commissioners.

20. In calculating the whole number of Commissioners for the purposes of section 18, all *ex-officio* Commissioners shall be excluded; and such *ex-officio* Commissioners shall remain Commissioners so long as they continue to hold the respective offices in virtue of which they are respectively Commissioners.

\* Calculation of number of the Commissioners.

21. Any person who vacates his office under the provisions of Section 17, or who retires under the provisions of Section 18, may be at any time re-appointed or re-elected.

Retiring Commissioner may be re-appointed or re-elected.

22. The Magistrate of the district, if the Municipality be at the sudden section, or the Magistrate in charge of a division of the district, if the Municipality be situated within such division, shall be *ex-officio* Chairman of the Commissioners of such Municipality.

Chairman of Commissioners.

The Magistrate of the district may, with the sanction of the Lieutenant-Governor, delegate to any Magistrate subordinate to him at a sudden station any of the powers vested by this Act in the Chairman of the Commissioners, and may withdraw such powers.

In the absence of the Magistrate of a division of the district, the Magistrate of the district may appoint any Magistrate subordinate to him to officiate as Chairman of the Commissioners within such division.

23. The Commissioners shall elect their own Vice-Chairman, subject to the approval of the Lieutenant-Governor; he shall hold office for one year from the date of his election, and shall be eligible for re-election at the end of each year.

Election of Vice-Chairman.

Such Vice-Chairman may at any time be removed from the office of Vice-Chairman by a resolution of the Commissioners, in favor of which not less than two-thirds of the Commissioners shall have voted.

Provided that the Lieutenant-Governor may sanction the election permanently, or for a term of years, of a salaried Vice-Chairman if proposed by the Commissioners.

24. The Commissioners shall, in the name of their Chairman, by the description of "The Chairman of the Municipal Commissioners of the Municipality of \_\_\_\_\_," be a body corporate,

Commissioners incorporated.

and have perpetual succession, and a common seal, and in such name shall sue and be sued.

Such common seal shall have the name of the Municipality engraved thereon in legible characters in the English language, and also in the vernacular of the district.

## PART II.—Of the Property and Contracts of the Commissioners.

25. All property, moveable and immovable, of any kind whatsoever, derived under any of the enactments specified in the fifth or sixth schedule, or otherwise, and vested in, or held in trust for the late Commissioners, Committee, or Panchayat (being the Commissioners or Committee or Panchayat appointed under any of the said enactments), for the tract of country which has been declared to be included in a Municipality, shall become vested in the Commissioners of such Municipality and their successors.

All property and rights of action of Municipal Commissioners or Panchayat vested in Commissioners appointed under this Act.

26. All roads, bridges, embankments, and drains in any Municipality (not being private property), now existing, or which shall afterwards be made, and the pavements, stones, materials, implements, and other things provided therefor, shall vest in and belong to the Commissioners of such Municipality.

Public roads, &c., vested in the Commissioners.

But the Lieutenant-Governor may from time to time, by notification, exclude any road, bridge, embankment, or drain from the operation of this Act unless the cost of the original construction of the same shall have been paid from the Municipal Fund, and may cancel such notification wholly or in part.

27. The Commissioners may at a meeting agree with the person, in whom the property in any road is vested, to take over the property therein, and after such agreement may declare, by notice in writing put up in any part of such road, that the same has become a municipal road.

Thereupon such road shall vest in the Commissioners and shall thereafter be repaired and kept up out of the Municipal Fund.

28. Every hospital, dispensary, school, rest-house, market, tank, and well, not being private property, or the property of a religious institution or society and all medicines, furniture, and other articles appurtenant thereto not being private property, which at and after the commencement of this Act shall be found within any Municipality may by order of the Lieutenant-Governor, duly published, be vested in the Commissioners of such Municipality, and thereupon all endowments or funds belonging thereto shall be transferred to, and vested in, such Commissioners as trustees for the purposes to which such endowments and funds were lawfully applicable at the time of such transfer.

Provided that no such order shall be published until one month after notice of the intention to transfer such property shall have been published in the *Calcutta Gazette*, and within the Municipality in the vernacular language of the district.

Existing hospitals, schools, rest-houses, &c., may be vested in the Commissioners.



**29.** If the Commissioners at a meeting shall, after publication of a notice in the last preceding section mentioned, object to the transfer to themselves of any hospital, dispensary, or school, on the ground that their funds cannot bear the charge, then such transfer shall not be made save under such conditions as the Commissioners at a meeting may agree to accept.

**30.** The Commissioners at a meeting may purchase or take on lease any land for the purposes of this Act, and may sell any land not required for such purposes.

**31.** When any land within the limits of any Municipality is required for the purposes of this Act, if the Commissioners cannot agree with the owner for the purchase thereof, the Lieutenant-Governor, on the recommendation of the Commissioners, may notify that such land is required under the provisions of the Land Acquisition Act, 1870; and, on payment by the Commissioners of the compensation awarded under such Act, the land shall vest in them for the purposes of this Act.

**32.** The Commissioners may enter into and perform any contract necessary for the purposes of this Act.

Every contract made on behalf of the Commissioners in respect of any sum exceeding twenty rupees, or in respect of any property exceeding twenty rupees in value, shall be in writing, and signed by at least two of the Commissioners, one of whom shall be the Chairman or Vice-Chairman, and shall be sealed with the common seal of the Commissioners.

Unless so executed, it shall not be binding on the Commissioners.

#### PART III.—Of the Mode of transacting the Business of the Municipality.

**33.** The Commissioners shall have an office, where they shall meet for the transaction of business at least once in every month, and as often as a meeting shall be called by the Chairman, or, in his absence, by the Vice-Chairman, and all questions which may come before them at any meeting shall be decided by a majority.

The Chairman, or, in his absence, the Vice-Chairman, shall call a meeting on a requisition signed by three of the Commissioners.

**34.** The Chairman, or, in his absence, the Vice-Chairman, shall preside at every such meeting, and, in the absence of both the Chairman and Vice-Chairman, the Commissioners shall choose some one of their number to preside.

In cases of equality of votes, the President shall have a casting vote.

**35.** No business shall be transacted at a meeting unless it has been called by the Chairman or Vice-Chairman, and unless, at least, in the case of a first class Municipality, five, and in the case of a second class Municipality, three, Commissioners be present.

**36.** Minutes of the proceedings of all meetings of the Commissioners shall be entered in a book to be kept for the purpose, and shall be signed by the President of the meeting, and such book shall be open to the inspection of the tax payers.

**37.** The Chairman shall, for the transaction of the business connected with, or for the purpose of making any order authorized by this Act, exercise all the powers vested by this Act in the Commissioners: Provided that the Chairman shall not act in opposition to or in contravention of any order of the Commissioners at a meeting, or exercise any power which is directed to be exercised by the Commissioners at a meeting.

**38.** The Chairman may, by a written order, delegate to the Vice-Chairman or any of the duties or powers of a Chairman as defined in this Act, subject to such restrictions as may seem fit to him, and may at any time by a written order withdraw the same.

**39.** The Commissioners at a meeting shall from time to time decide what number of overseers, clerks, registrars, subordinate officers, servants, and collectors of taxes or tolls may be necessary for the Municipality, and shall from time to time fix the salaries to be paid to such persons respectively out of the Municipal Fund, and the allowances to be granted to such persons during absence on leave.

Subject to such decision, the Chairman shall have power to appoint such persons as he may think fit, and from time to time to remove such persons and appoint others in their places:

Provided that no person shall be appointed to, or removed from, any office, the monthly salary of which exceeds fifty rupees without the sanction of the Commissioners at a meeting; and no salary amounting to more than one hundred rupees a month in a second class Municipality, or to more than one hundred and fifty rupees a month in a first class Municipality, shall be assigned to any clerk or other servant without the previous sanction of the Magistrate of the district.

**40.** The Commissioners shall take from every collector of municipal taxes or tolls, such security for the sums collected by him as they may think proper.

#### PART IV.—Of Ward Committees.

**41.** The Commissioners may at a meeting divide any Municipality into wards, and thereupon appoint, or cause to be elected, in the manner provided by Section 12, for each ward, not less than three qualified persons, whether such persons be or be not Commissioners for the time being, to be Members of the Ward Committee, and the said Commissioners at a meeting may define the limits of the ward for which any Ward Committee may be appointed or elected.

All questions regarding the removal, resignation, and filling up vacancies among the Members of Ward Committees shall be settled by the Commissioners at a meeting.

**42.** Each Ward Committee may, for each year if they see fit, elect their own Chairman from among their own number.

**43.** A Ward Committee, within the limits of their ward, as defined by the Commissioners at a meeting, shall exercise all the powers, and shall be bound to perform all such duties, of Commissioners as defined in this Act, as the Commissioners at a meeting shall have delegated to them.

All acts done, orders issued, and assessments made by Ward Committees, shall be subject to the control and revision of the Commissioners, who may at any time withdraw all or any of such powers and duties.

#### PART V.—*Liability of Commissioners and Ward Committees.*

**44.** No Commissioner or Member of a Ward Committee shall be personally liable for any contract made, or expense incurred, by or on behalf of the Commissioners.

Every Commissioner or Member of a Ward Committee shall be personally liable for any wilful misapplication of money entrusted to the Commissioners to which he shall have been a party, and he shall be liable to be sued for the same.

**45.** No Commissioner or Member of a Ward Committee, or officer, or servant of the Commissioners or Committee, shall be interested, directly or indirectly, in any contract made with the Commissioners. And if any such person be so interested, he shall thereby become incapable of continuing in office or employment, and shall be liable to a fine not exceeding five hundred rupees:

Provided that no person shall, by reason of being a shareholder in, or a member of, any incorporated or registered company, be deemed interested in any contract entered into between such company and the Commissioners.

But no such shareholder or member shall act as a Commissioner or Member of a Ward Committee in a matter relating to any contract entered into between the Commissioners and such company.

**46.** No Commissioner or Member of a Ward Committee shall vote on any question which regards exclusively the assessment of himself or the valuation of his property, or his liability to any tax.

#### CHAPTER IV.

##### OF THE MUNICIPAL FUND AND ITS APPLICATION.

**47.** All sums received by the Commissioners, and all fines paid or levied under this Act, and all other sums which, under the sanction of Government, may be transferred to such Commissioners, shall constitute a fund which shall be called the Municipal Fund, and shall, together with all property of every nature or kind whatsoever, which may become vested in the Commissioners, be under their control, and shall be held by them in trust for the purposes of this Act.

The Municipal Fund shall be deemed to be the fund applicable to police purposes mentioned in sections 11 and 48 of Bengal Act No. II of 1866 (to provide for the better regulation of the Police within the Suburbs of the Town of Calcutta).

**48.** The Commissioners shall set apart and apply annually out of the Municipal Fund such sum as they are by this Act required to provide for the maintenance of the Municipal police force, and a sum sufficient for payment of their own establishment and the expenses of their office.

**49.** The Municipal Fund, after the sums mentioned have been set apart under the last preceding section, may, subject to such rules and restrictions as the Lieutenant-Governor may from time to time prescribe, be applied by the Commissioners to any of the following purposes within the Municipality in which such Municipal Fund is raised, that is to say—

- (1) The construction, repair, and maintenance of roads, wharves, embankments, channels, drains, bridges, and tanks;
- (2) The supply of water and lighting of roads;

Other works of public utility calculated to promote the health, comfort, or convenience of the inhabitants

Provided that for every thousand inhabitants of any Municipality not more than two hundred rupees a year shall be expended on such objects, unless the Lieutenant-Governor shall, at the request of the Commissioners at a meeting, extend such limit for a special object;

(3) The diffusion of education, and with this view the construction and repair of school-houses, and the establishment and maintenance of schools either wholly or by means of grants-in-aid;

(4) The establishment and maintenance of hospitals and dispensaries;

(5) The promotion of vaccination;

(6) And for carrying out the purposes of this Act.

Provided that no portion of the Municipal Fund shall be applied to the establishment and maintenance of schools, or hospitals, or dispensaries, or to the promotion of vaccination, unless such application be sanctioned by the consent of a majority of the Commissioners, or of the Members of the Ward Committee respectively, at a meeting specially convened for considering the question of such application.

**50.** The Commissioners at a meeting may, with the sanction of the Lieutenant-Governor, contribute a portion of the Municipal Fund towards the expenses incurred in any other Municipality, or in any district or sub-division, where such expenses are incurred for any of the purposes described in clauses (1) and (2) of the last preceding section, and also towards the expenses of making, maintaining, and repairing any work for the improvement of a river or harbour (by whomsoever such work may be done):

but no contribution shall be made under this section to any work except such as is calculated to benefit the inhabitants of the contributing Municipality.

**51.** The account books of the Municipality shall be open to the inspection of any tax-payer at the office of the Commissioners on a day to be fixed in each week.

Account books to be kept open and quarterly statement published. An account showing the receipts and expenditure during the quarter, arranged under the proper heads and duly balanced, shall be prepared immediately after the close of each quarter, and shall, with the account books, be open to the inspection of any tax-payer, and a copy of such account shall be forwarded to the Magistrate of the district for submission to the Commissioner of the division.

**52.** The Commissioners, at a meeting three months before the close of the municipal year, shall prepare in detail estimates showing the probable receipts and expenditure during the ensuing Municipal year, and the objects in respect of which it is proposed to incur such expenditure.

**53.** Copies of the estimates and translations thereof in the vernacular of the district shall be lodged in the office of the Magistrate and in the Municipal office or offices.

Estimates to be published. During fourteen days after the estimates shall have been so lodged in the said offices, of which due notice shall be published, the estimates and translations in the vernacular of the district shall be open to inspection at all reasonable times by any tax-payer of such Municipality who may desire to inspect the same.

Any written suggestion which may be deposited in the office of the Commissioners shall be recorded and laid before them for consideration at the next meeting.

**54.** After the expiration of the said fourteen days, and after such revision as may appear requisite, the Chairman shall transmit the estimates to the Magistrate of the district with any remarks or objections thereupon which may have been recorded by himself or by the Commissioners at a meeting; and the Magistrate of the district shall forward them to the Commissioner of the division together with such remarks or objections, and his own opinion thereon.

**55.** The Commissioner of the division shall sanction any estimate forwarded under the last preceding section which may appear to him to be unobjectionable.

Power of Commissioner of division as to estimates. If he sees any objections to an estimate, he shall record and forward the same, together with the estimate, for reconsideration by the Commissioners.

A meeting shall be called specially for the purpose of such reconsideration; and the decision of the majority of the Commissioners attending at such meeting shall, subject to the provisions of section 56, be final.

**56.** The Commissioners at a meeting may estimate of expenditure at any time revise any estimate of expenditure with the view of providing for any modifications which they may deem it advisable to make in the appropriation of the amount at their disposal; and such revised estimate shall be published and forwarded for sanction to the Commissioner of the division through the Magistrate of the district, as pro-

vided in section 54, and the Commissioner of the division may return such revised estimate for reconsideration by the Commissioners in manner provided by section 55.

**57.** The Commissioners shall, at such time and in such form as the Lieutenant-Governor shall direct, furnish an annual report of their proceedings and statements in detail of all the works executed by them, and of all sums received and expended by them.

Every such report shall be published in the *Calcutta Gazette*.

**58.** The municipal accounts shall be audited by such person and in such manner as the Lieutenant-Governor shall direct, and the expense of such audit shall be paid from the Municipal Fund.

**59.** The Lieutenant-Governor may direct that the cost of maintaining clerks or other establishments in the offices of the Magistrate of the district and of the Commissioner of the division, for the audit of accounts and the requisite correspondence connected with the purposes of this Act, shall be paid in rateable proportion from the funds of the several Municipalities which may be constituted under this Act in such district or division.

Expense of clerks in office of Magistrate and Commissioner. And the Commissioners of every Municipality shall pay to the Magistrate of the district the sum which they may be required to pay for the purposes of this section and the last preceding section.

**60.** All sums belonging to the Municipal Fund shall be paid into a Government treasury, or, with the sanction of the Commissioner of the division, into any bank or branch bank, in or near to the Municipality, and shall be credited to an account to be called the Account of the Municipality to which they belong.

Custody of the Municipal Fund. Provided that the Commissioners may invest any moneys not required for immediate use either in the Government Savings' Bank or in Government securities, or in any other form of security which may be approved of by the Lieutenant-Governor.

**61.** All orders for payment of money from the Municipal Fund shall be signed by the Chairman, or by the Vice-Chairman and one of the Commissioners.

## CHAPTER V. OF MUNICIPAL TAXATION.

### PART I.—Of the Power to impose Taxes and Tolls.

**62.** The Commissioners of any Municipality at a meeting may from time to time with the sanction of the Lieutenant-Governor impose within the limits of such Municipality one or other, but not both, of the following taxes:—

- (a) A tax upon persons occupying holdings within the Municipality according to their circumstances and property within the Municipality: provided that the total sum to be raised by such tax in any year shall not exceed the sum which would be produced by an average rate of two rupees and

four annas per annum for each holding, and that the amount assessed in respect of the occupation of any one holding shall not be more than eighty-four rupees per annum; or

- (b) A tax on the annual value of all holdings situated within the Municipality: provided that such tax shall not exceed seven and a half per cent. on the annual value of such holdings, unless the said tax was levied at a higher rate before the commencement of this Act; and provided also that no tax shall be imposed on any holding of which the annual value is less than six rupees.

63. Subject to the provisions of the section next succeeding, the Commissioners of any Municipality at a meeting may, from time to time, with the sanction of the Lieutenant-Governor, impose within the limit of such Municipality all or any of the following taxes and tolls, in addition to either of the taxes mentioned in the last preceding section:—

Additional taxes.

- (a) A tax on carriages, horses, and other animals.  
(b) A fee on the registration of carts.  
(c) Tolls on ferries and roads.

#### PART II.—Of the Tax on Persons.

64. When it has been determined that a tax on persons occupying holdings within the Municipality, according to their circumstances and property, shall be imposed, the Commissioners shall, from time to time, prepare an assessment list, which shall be in the form in the first schedule.

The Commissioners may omit from the list prepared under this section any person who may by them be deemed too poor to pay such tax.

65. The Commissioners may, at any time after the publication of the assessment list, assess any person who was without authority omitted therefrom, or whose liability to assessment has accrued thereafter.

Notice of such assessment shall be given to the person assessed, who may apply to the Commissioners to review the same.

66. Any person mentioned in the assessment list, who shall at any time after the publication thereof have ceased to occupy any holding in respect of which he has been assessed, or whose means and property in respect of which he has been so assessed shall have been reduced, may apply to the Commissioners to revise his assessment.

Such application may be made at any time, and shall be dealt with in the manner provided by section 81 in respect of an application for review.

67. The Commissioners may at any time substitute for any name mentioned in the assessment list the name of any fresh occupant of the property assessed, and shall give notice to the person whose name is so substituted.

Such person shall be liable to pay the amount in respect of such occupation from the first day of the quarter of the municipal year next after the date of the change of occupation.

The Commissioners may raise, or decrease, the assessment made on account of the occupation of the holding, as they may see fit, having reference to the circumstances and property within the municipality of the new occupant.

#### PART III.—Of the Tax on Holdings.

68. When it has been determined that a tax shall be imposed on the annual value of holdings, any such tax shall be paid by the owners of the holdings by quarterly instalments.

Houses used exclusively as places of public worship, or applied solely to charitable purposes, shall not be liable to such tax.

69. The gross annual rent at which any holding may be reasonably expected to be let, shall be deemed to be the annual value thereof, and such value shall accordingly be fixed by the Commissioners:

Provided that the annual value of any arable land shall be deemed to be one-half of the annual rent at which such land may be reasonably expected to be let.

70. If any house belongs to one owner, and the land on which it stands, and the adjacent land which is usually occupied therewith, belong to another, the Commissioners may value such house and land together at one consolidated rate.

The total amount of the valuation shall be payable by the owner of the house, who shall thereafter be entitled to deduct from the rent which he pays for the land such proportion of the tax so paid by him as is equal to the proportion which his rent bears to the annual value of the whole property.

If the owner of the house and the owner of the land do not agree in respect of the proportion of the tax so deducted by the owner of the house, the Commissioners at a meeting shall, on the application of either party, make an award declaring the amount payable by each, and such award shall be final.

71. If the sum due from the owner of any holding remains unpaid after the notice of demand has been duly served, and such owner be not resident within the Municipality, or the place of abode of such owner be unknown, the same may be recovered from the occupier for the time being of such holding, who may deduct, from the next and following payments of his rent, the amount which may be so paid by or recovered from him:

Provided that no arrear of tax, which has remained due from the owner of any holding for more than one year, shall be so recovered from the occupier thereof.

72. The Commissioners, in order to prepare a valuation list, may, whenever they think fit, by notice, require the respective owners or occupiers of all holdings to furnish them with returns of the rent or annual value thereof, and they, or any

Procedure on change of occupation.

What returns may be required for ascertaining annual value.

person authorized by them in that behalf, at any time between sunrise and sunset, may enter, inspect, and measure, any such holding after having given forty-eight hours' previous notice of their intention to the occupier thereof.

**73.** When the valuation of the holdings has been completed, the Chairman shall prepare a valuation list in the form in the second schedule (of which the last column will remain blank).

**74.** The Commissioners may at any time after the publication of the said valuation list value any holding, which was without authority omitted therefrom, or which has become liable to valuation after the publication thereof.

Notice of the amount of the valuation shall be given to the person affected thereby, who may apply to the Commissioners to review the same.

**75.** The Commissioners may at any time substitute for any name mentioned in the said valuation list the name of any person to whom any holding mentioned therein shall have been transferred, and shall give notice thereof to the person whose name is so substituted.

Such person shall be liable to pay the amount payable on such holding from the first day of the quarter of the municipal year next after the date of the transfer.

**76.** When any house has been vacant for sixty or more consecutive days during any municipal year, the Commissioners shall remit one-half of so much of the tax of that year as may be proportionate to the number of days the said house has remained unoccupied; provided that the owner of such house, or his agent, has given to the Commissioners notice in writing of the vacancy thereof, and that the amount of tax to be remitted shall be calculated from the date of the delivery of such notice.

No notice of vacancy given under this section shall have effect beyond the end of the quarter in which it has been given, unless a similar notice of continued vacancy be given within the first fifteen days of the following quarter.

When such notice of vacancy has been given, the owner shall give immediate notice of any re-occupation.

#### PART IV.—Of general provisions relating to the taxes on persons and holdings.

**77.** The Commissioners at a meeting shall determine the rate at which the tax on persons and the tax on holdings shall be imposed; and at a meeting to be held not less than fifteen days before the expiration of each municipal year shall determine the rate at which such taxes shall be imposed for the ensuing year.

**78.** The assessment list and valuation list respectively, shall be signed by the Chairman and shall be published.

On the publication of the assessment list or valuation list respectively, the Chairman shall serve a notice in the vernacular of the district,

on each person liable to assessment,

or on the owner of each holding,

containing an extract from such list of the entries affecting him.

**79.** Save as herein otherwise provided, every assessment and valuation, when published, shall be valid for three years and until the beginning of the municipal year next after the date on which a new assessment or valuation may be made.

**80.** Any person who is dissatisfied with the assessment, or with the valuation of any holding, or who disputes his occupation of any holding, or his liability to be assessed, may apply to the Commissioners to review the same.

**81.** Every application to review any order of assessment, any list, or other proceeding in respect of the amount of the assessment or demand, or of the liability of the person assessed or required to pay such amount, shall be heard and determined by not less than three Commissioners, one of whom shall be the Chairman or Vice-Chairman, who, after making such inquiries as they may deem necessary, may confirm or amend the same.

If such Commissioners confirm the same, they may order that the applicant shall pay such reasonable costs as may have been incurred in respect of his application.

The decision of such Commissioners or of a majority thereof, in such cases shall be final.

No such application shall be received after the expiration of two months from the time when publication under section 78 has been made unless good grounds be shewn to the satisfaction of such Commissioners; and in no case shall such application be received after the expiration of ten days from the service under section 114 of the first bill or other demand for payment.

**82.** No objection shall be taken to any assessment, nor shall the liability of any person to be assessed be questioned, in any other manner or by any other authority than in this Act is provided.

#### PART V.—Of the Tax on Carriages and Animals.

**83.** When it has been determined that a tax on carriages and animals kept within the Municipality shall be imposed, the Commissioners at a meeting shall make and publish an order, stating at what rates, not exceeding the rates given in the third schedule, such tax shall be imposed, but such tax shall not be imposed on:—

- (a) animals belonging to officers doing regimental duty at the rate of one animal for each officer;
- (b) animals exempt from any municipal tax under section 25 of the India Volunteers Act, 1869;
- (c) carriages or animals belonging to Government, or to the Commissioners;
- (d) animals used by, or in, any cavalry regiment, or by the police;
- (e) carriages or animals kept for sale by any bona fide dealer in such carriages or animals, and not used for any other purpose.

Such order shall continue in force until rescinded, and the Commissioners at a meeting, not less than fifteen days from the expiry of any municipal year, may make, and in that case shall publish, an order, stating the rates of such tax for the ensuing year.

**84.** The owner of every carriage and animal mentioned in the third schedule shall, within a month after the publication of an order under the last preceding section and in like manner within the first month of each municipal half-year, forward to the Commissioners a statement in writing, signed by him, containing a description of the carriages and animals liable to the tax for which he desires to take out a license.

Such owner shall at the same time pay to the Commissioners such sum as shall be payable by him for the current municipal half-year at the date of such publication for the carriages and animals specified in such statement, according to the rates stated in any order in force at the time made under section 83.

If any person becomes possessed, at any time after the commencement of the municipal half-year, of any carriage or animal mentioned in the third schedule, in respect of which no license has been given for such half-year, he shall forward a statement as above required within one month of the date on which he may have required possession thereof, and shall pay the tax for the unexpired portion of the half-year calculated from such date.

**85.** On receiving the amount of the tax under this Part, the Commissioners, or some person authorised by them in that behalf, shall give to the person paying the same a license for the several carriages and animals for the period in respect of which the amount is received.

Such license shall be for the current municipal half-year and no longer.

**86.** Whenever the owner of any carriage or animal is not resident within the limits of the Municipality wherein the same is kept, the person occupying the premises where it is for the time being kept shall take out a license under this Part.

**87.** The Commissioners at their discretion may compound, for any period not exceeding one year, with livery stable-keepers and other persons keeping carriages and animals for hire, for a certain sum to be paid for the carriages and animals so kept by such person, in lieu of the rates stated in any order made by the Commissioners under section 83.

**88.** The Commissioners shall from time to time cause to be prepared and entered in distinct columns in a book, to be kept by them, and to be open to the inspection of any person interested therein, a list of the persons to whom, during the then current municipal half-year, a license has been given under this Part, and of the carriages and animals in respect of which they have paid.

**89.** The Commissioners, or any person authorized by them in that behalf, may at any time between sunrise and sunset, enter and inspect any stable or coach-house, or any place wherein they may have reason to believe that there is any carriage or animal liable to taxation for which a license has not been duly taken out.

And the Commissioners may summon any person whom they have reason to believe to be liable to the payment of any such tax, or any servant of such person, and may examine such person or servant as to the number and description of the carriages and animals in respect of which such person is liable to be taxed.

#### PART VI.—Of the Registration of Carts.

**90.** The Commissioners at a meeting may make and publish an order that every cart, kept and used within, or let for hire within or without the municipality and used within it, shall be registered by the Commissioners with the name and residence of the owner, and shall bear the number of registration in such manner as the said Commissioners shall direct:

This section shall not apply to carts:—

- (a) which are the property of the Government, or of the Commissioners;
- (b) which are kept at more than two miles' distance from the Municipality, and are only temporarily and casually used within it.

**91.** The registration of carts, under the last preceding section shall be made, and the numbers assigned, half-yearly upon such days as the Commissioners shall notify, and such fee as they shall fix, not exceeding one rupee, shall be paid for each registration.

Any person becoming possessed of any cart, which has not been registered for the then current municipal half-year, shall register the same within one month of the date on which he may have become possessed thereof, and the Commissioners shall grant registration in any such case on payment of a proportional fee for the unexpired portion of the current half-year calculated from such date.

**92.** When the ownership of any registered cart is transferred within any half-year, it shall be registered anew within one month of the transfer in the name of the person to whom it has been transferred, and a fee not exceeding four annas shall be paid for every such last-mentioned registration.

**93.** If any person owns or keeps any cart herebefore required to be registered without having caused the same to be registered, the Commissioners, or any person authorized by them in that behalf, may seize and detain such cart (provided the same be not employed at the time of seizure in the conveyance of any passengers or goods), together with the animals drawing the same; and all police officers are required, on the application of the Commissioners, or of any servant of the Commissioners duly authorized in that behalf, to assist in the said seizure.



If the vehicle seized be not claimed, and the fine be not paid within ten days, such vehicle, together with the animals seized with it (if any), may be sold by auction by order of the Commissioners, and the proceeds applied to the payment of the fine and to the costs and charges incurred on account of the seizure, detention, and sale;

And the surplus (if any), if not claimed by the owner or the person keeping such cart within a further period of twelve months, shall become vested in the Commissioners and be transferred to the Municipal Fund.

Provided that if at any time before the sale is concluded the person whose cart has been seized shall tender to the Commissioners, or the person authorized by them to sell the cart, the amount of all the expenses incurred, and the registration fee payable by him, the Commissioners shall forthwith release the cart so seized.

#### PART VII.—Of Tolls on Ferries.

**94.** The Lieutenant-Governor may make over Existing public ferries. to the Commissioners any existing public ferry within or adjacent to the limits of the Municipality; such ferry shall thenceforward be deemed to be a municipal ferry, and the profits derivable therefrom shall be carried to the credit of the Municipal Fund.

**95.** The Commissioners may also, with the Other ferries may be declared to be municipal. sanction of the Lieutenant-Governor, declare that any other ferry within or adjacent to the limits of the Municipality is a municipal ferry; and the profits derivable therefrom shall henceforward be carried to the credit of the Municipal Fund:

Provided that due compensation shall be made to any person for the loss which he may have sustained in consequence of such ferry being declared to be a municipal ferry.

The amount of compensation due in such cases shall be ascertained and awarded by the Magistrate under the provisions of section 4 of Bengal Act No. 1 of 1866 (*to amend certain provisions of Regulation VI of 1819*) or other law for the time being in force.

**96.** Every municipal ferry shall be maintained Duties of Commissioners in regard to such ferries. by the Commissioners, and they shall do all things necessary to provide for the safety and convenience of travellers, and the safety of property to be conveyed in such ferry.

**97.** When it has been determined to impose Rate of tolls to be established and published. tolls on municipal ferries, the Commissioners at a meeting shall make and publish an order, specifying the ferries, and, with the sanction of the Lieutenant-Governor, the rates at which such tolls shall be levied.

Such rates may from time to time be varied with the like sanction.

**98.** Any collector or lessee of tolls, or his Toll must be prepaid. assistant, may refuse to convey any person or goods across a municipal ferry until the proper toll has been paid, and may require any person who refuses to pay the toll to leave the boat and to remove his goods from it.

**99.** No person shall keep a ferry-boat for the Penalty for keeping unauthorized ferry. purpose of plying for hire within a distance of two miles above or below any municipal ferry without the previous sanction

of the Commissioners if he plies within the limits of the Municipality,

or of the Magistrate of the district if without such limits,

or of the Magistrate of the district and the Commissioners if one of the two banks between which he plies is within, and the other bank is without, such limits.

#### PART VIII.—Of Tolls on Roads.

**100.** The Lieutenant-Governor may make over Existing toll-bars. to the Commissioners any existing toll-bar within the limits of the Municipality; and the profits derivable from it shall thenceforward be carried to the credit of the Municipal Fund.

**101.** The Commissioners may also, under the Other toll-bars may be established. authority of the Lieutenant-Governor, establish toll-bars upon any road or bridge within the limits of the Municipality for the purpose of levying tolls on vehicles and animals entering such limits; and the profits derivable therefrom shall be carried to the credit of the Municipal Fund.

**102.** When it has been determined that Rates of tolls to be established and published. tolls shall be levied on any road or bridge, the Commissioners at a meeting shall make and publish an order, with the sanction of the Lieutenant-Governor, specifying the rates at which such tolls shall be levied.

Such rates may from time to time be varied with the like sanction.

**103.** Any Collector or lessee of tolls may Power of Collector or lessee in case of refusal to pay toll. refuse to allow any person to pass through any municipal toll-bar, until the proper toll has been paid.

**104.** In case of non-payment of any toll on In case of non-payment of toll, vehicle, &c., may be seized and sold. demand, the person authorized to collect the same may seize any carriage or animal, or any part of its burden, on which toll is chargeable, of sufficient value to defray the toll.

After such seizure the Commissioners shall forthwith issue a notice in writing that after the expiration of ten days they will sell the property by auction at such place as they may state in the notice; and if any toll, together with the cost arising from such seizure and custody, remains undischarged for ten days after the issue of such notice, the Commissioners may sell the property seized for discharge of the toll, and of all expenses occasioned by such non-payment, seizure, custody, and sale.

Any balance that may remain out of the proceeds of the sale shall be returned, on demand, if made within twelve months, to the owner of the property, and if unclaimed after such period shall be credited to the Municipal Fund.

Provided that if, at any time before the sale has been concluded, the person whose property has been seized shall tender to the Commissioners, or the officer appointed by them to sell the property, the amount of all the expenses incurred and of the toll payable by him, the Commissioners shall forthwith release the property seized.

## PART IX.—Of general provisions relating to tolls.

**105.** The Commissioners may grant a lease of any municipal ferry or toll-bar for any period not exceeding three years.

**106.** A table of tolls legibly written in English and in the vernacular of the district shall be hung up in some conspicuous position at either end of every municipal ferry, and in some conspicuous position near every municipal toll-bar, so as to be easily read by all persons required to pay the toll.

**107.** The Commissioners, or the lessee of any municipal ferry or toll-bar, may compound with any person for a certain sum to be paid by such person for himself, or for any vehicles or animal kept by him, in lieu of the ordinary toll payable.

**108.** No tolls shall be paid for the passage of troops on the march, or of animals or vehicles employed in the transport of such troops,

or of Military or Government stores, or the persons in charge of them,

or of military or police officers, or of any public or municipal officer on duty, or of any person in their custody, or of any property belonging to them or in their custody, or any vehicle or animal employed by such persons for the transport of such property,

or of conservancy carts or other vehicles, or animals, belonging to the Commissioners, or of the persons in charge of them.

**109.** In all cases of resistance to the person authorized to collect tolls, police officers shall assist when required, and for that purpose shall have the same powers as they have in the exercise of their ordinary police duties.

## PART X.—Of Tolls on Navigable Channels.

**110.** If the Lieutenant-Governor has declared that the provisions of the Canals' Act, 1861, or other similar law for the time being in force, are applicable to any navigable channel which passes through the limits of a Municipality, he may appoint the Commissioners to collect tolls as provided in section 8 of such Act, and the profits derivable therefrom shall be carried to the credit of the Municipal Fund.

In such case the Commissioners shall exercise all the powers vested by such Act in the Collector.

## CHAPTER VI.

## OF THE RECOVERY OF MUNICIPAL TAXES.

**111.** By notification to be affixed in their office, the Commissioners shall declare at what hours of each day (not being a Sunday or other recognized holiday) the office shall be open for the receipt of money.

Every person is required to pay the sum due by him during the first month of each quarter.

Such payment may be made at the office of the Commissioners or to any tax-collector appointed in that behalf.

The amount due by any person on account of the tax on persons, or the tax on holdings, shall be deemed to be the amount entered in the notice served upon him under section 78.

**112.** For all sums collected on account of any tax under this Act, a receipt stating the amount and the tax to which it is appropriated shall be given, signed by the tax-collector or by some other officer authorized by the Commissioners to grant such receipts.

**113.** Every instalment of the tax upon persons and of the tax on holdings described in section 62 shall be payable in advance on the first day of the quarter or other period in respect of which such instalment is payable.

**114.** At any time within six months and not less than one month after any sum has become due on account of any tax, the Chairman shall cause to be served upon the person liable to the payment thereof a bill for the said sum, which shall also contain a statement of the period and of the tax on account of which the charge is made.

Appended to such bill shall be a notice of demand in the form (A) in the fourth schedule.

Such notice of demand shall be signed by the Chairman or an officer authorized in that behalf, and shall be served by a person authorized to receive payment.

**115.** If any person, after service upon him of such bill and notice, shall not, within ten days thereafter or from the date of any order of review thereafter made, pay the sum due, and a fee of two annas as costs of service, or show to the Commissioners sufficient cause for non-payment of the same, the amount of the arrear due, with costs on the scale in the form (B) in the fourth schedule may at any time within three months after the date of service of the said bill, or of the order of review made thereafter, be levied by distress and sale of any moveable property belonging to the defaulter which may be found within the Municipality, or of any moveable property, except ploughs, plough-cattle, or implements of trade or agriculture, which may be found within the holding in respect of the occupation of which such defaulter is liable to such tax.

If the same belong to any person other than the defaulter, the defaulter shall be liable to indemnify the owner thereof for any damage he may sustain by reason of such distress, or by reason of any payment he may make to avoid such distress or any sale under the same.

**116.** Every warrant of distress and sale under the last preceding section shall be issued by the Commissioners, and shall be in the form (C) in the fourth schedule.

Distress shall be made by actual seizure of moveable property, and the officer charged with the execution of the warrant shall be responsible for the due custody thereof.

Such officer shall make an inventory of all moveable property seized under the warrant, and shall give not less than ten days' previous notice of the sale, and of the time and place thereof, by beat of drum, in the Municipality or



Ward in which the property is situated, and by serving on the defaulter a notice in the form (D) in the fourth schedule :

Provided that if the property is of a perishable nature, it may be sold, with the consent of the defaulter, at any time after the expiry of twenty-four hours from the seizure.

**117.** The officer charged with the execution of the warrant may, under the special order of the Commissioners, between sunrise and sunset, break open any outer or inner door or window of a house, in order to make the distress, if he has reasonable ground for believing that it contains any moveable property belonging to the defaulter, and if, after notification of his authority and purpose and demand of admittance duly made, he cannot otherwise obtain admittance.

Provided that he shall not enter or break open the door of any room appropriated for the zamānā or residence of women, which by the usage of the country is considered private.

**118.** If the sum due be not paid with costs before the sale is concluded, or the warrant be not discharged or suspended by the Commissioners, the moveable property seized shall be sold by auction, at the time and place specified, in the most public manner possible ; and the proceeds shall be applied in discharge of the arrears and costs, and the surplus, if any, shall be returned on demand to the person in possession of the moveable property at the time of the seizure : or if unclaimed for a period of twelve months, shall become vested in the Commissioners and transferred to the Municipal Fund.

The tax-collector or other officer authorized in that behalf shall make a return of all such sales to the Commissioners in the form (E) in the fourth schedule ; and the costs upon every such proceeding shall be such as are mentioned in the form (B) in the fourth schedule.

**119.** The Commissioners shall cause a regular account to be kept of all distresses levied and sales made under this Act.

**120.** No distress or sale made under this Act shall be deemed unlawful, nor shall any party making the same be deemed a trespasser on account of any defect or want of form in the bill, notice, summons, warrant of distress, inventory, or other proceeding relating thereto.

**121.** Instead of proceeding by distress and sale, or in case of failure to realize thereby the whole or any part of any tax, the Commissioners may sue the person liable to pay the same in any court of competent jurisdiction.

## CHAPTER VII.

### OF THE MUNICIPAL POLICE.

**122.** All police officers appointed or employed in any Municipality shall be appointed under the provisions of Act No. V of 1861 (*for the Regulation of Police*)

or of any other Act for the time being in force for the regulation of the police in the police district within which the said Municipality may be situated, and shall be deemed to be a portion of the police establishments under the Government of Bengal, and shall be subject to the provisions of any such Act, except as hereinafter provided.

**123.** No police officer, who forms part of the strength of the Municipal police for which the estimate mentioned in the next succeeding section may have been calculated, shall be liable to serve beyond the limits of the Municipality save in execution of duties imposed on him by his employment as a police officer of such Municipality.

**124.** From the commencement of this Act every District Superintendent of police shall prepare, in such form as may be directed by the Lieutenant-Governor, an estimate of the income and expense of the police force in every Municipality within his district for the Municipal year next following the preparation of such estimate, and shall present the same to the Commissioners of such Municipality at least four months before the beginning of the Municipal year to which the estimate relates.

**125.** The police estimate shall show the number, constitution, and salaries of the police force to be maintained in any such Municipality, and shall state whether the whole or some and what part of such expense is to be borne by rates to be levied in the Municipality to which the same refers :

Provided that the expense so to be borne in any second class Municipality shall not exceed the average rate of one rupee and eight annas in the year on each holding, and that the expense so to be borne in any first class Municipality shall not exceed the average rate of two rupees and four annas on each holding within the local limits of such Municipality ; except in the suburbs of Calcutta and in Howrah, in which the cost of the police force, including the contingent expenses thereof, to be borne by the Municipality shall not exceed the average rate of four hundred rupees for every thousand inhabitants of the Municipality as shown in the last census return.

**126.** After the receipt of the police estimate, the Commissioners shall cause the same to be translated into the language usually spoken in such Municipality, and shall cause the same or the translation thereof, to be laid before the Commissioners at their next meeting.

**127.** After such meeting, the Commissioners shall transmit the police estimate, together with any remarks or objections which the Commissioners at the meeting may desire to record, to the Magistrate of the district for transmission to the Commissioner of the division and by him to the Lieutenant-Governor.

**128.** The Lieutenant-Governor may consider the police estimate so transmitted to him, and approve, reject, or modify and approve as modified, the same or any part thereof.

**129.** So much of the police estimate as may thereby be directed to be borne by the taxes to be levied in any Municipality shall, for the purposes of this Act, be the expense of the police to be borne by such Municipality for the year for which the police estimate shall have been presented.

The amount which may be finally settled shall be entered in the estimates of the Municipality as prepared under section 52.

**130.** At the close of each month, the District Superintendent of Police shall cause to be prepared and laid before the Commissioners a bill showing the actual expenses incurred during the month in the payment of the police force, and the contingent expenses thereof; and, so far as the same is in accordance with the police estimate, the Commissioners shall cause the amount or the share thereof which is payable by them under the last preceding section to be paid from the Municipal Fund.

**131.** Nothing in this Act shall deprive the Commissioner of Police for the town of Calcutta of any power or authority over the police in the Suburbs of Calcutta vested in him by Bengal Act No. 11 of 1866 (*for the better regulation of the police within the suburbs of the town of Calcutta*).

And the Inspector-General of Police is hereby precluded from exercising over the police within the said suburbs any of the powers and authorities vested in him by the said Act No. V of 1861.

**132.** The Deputy Commissioner of Police for the suburbs of Calcutta shall, for the purposes of this Act, be deemed to be the District Superintendent of the said suburbs.

## CHAPTER VIII.

### OF THE REGISTRATION OF BIRTHS AND DEATHS.

**133.** Every first class Municipality shall, and every second class Municipality may,

provide for the registration of births and deaths within the limits of their jurisdiction in accordance with the provisions of Bengal Act No. IV of 1873 (*for registering births and deaths*).

## CHAPTER IX.

### OF MUNICIPAL REGULATIONS.

**134.** No owner of any holding shall be deemed to be relieved from the discharge of the duties and liabilities described in this Chapter by the circumstance of his not residing within the Municipality unless he has let such holding to a resident occupier.

**135.** Whenever it is directed in this Chapter that any expenses incurred or fee chargeable by the Commissioners shall be paid by the owner of any land or by the occupier thereof, or by either of them, the same may be recovered under Chapter VI as an arrear of tax.

The notice of demand for such expenses or fee shall be made within one month from the date

on which the amount thereof shall have been ascertained.

### PART I.—Of Offensive Matter, Rubbish, Privies, and Drains

**136.** The Commissioners may provide all establishments for removal of and places of deposit for offensive matter, and implements required for the removal of offensive matter, and shall from time to time provide places convenient for the deposit thereof.

**137.** The Commissioners at a meeting shall from time to time appoint the hours within which it shall be lawful to remove offensive matter and the manner in which the same shall be removed, and may remove the same at the expense of the occupier from any house if the occupier thereof fails to do so in accordance with this Act.

The Commissioners shall make and publish an order notifying the places and hours appointed under this and the last preceding section.

**138.** The Commissioners at a meeting may order that an establishment shall be maintained for the purpose of daily removing offensive matter from houses in their Municipality.

Any occupier in that case may apply to the Commissioners to effect such removal, and shall be chargeable with such fee as may be fixed by a bye-law duly published.

But no occupier shall be compelled to pay such fee if he does not wish to employ such establishment, and the Commissioners shall not be bound to maintain such an establishment.

**139.** All drains, privies, and cesspools shall be under the survey and control of the Commissioners, and shall be repaired and made efficient at the cost of the owners or occupiers of the holdings to which the same belong.

If any such owner or occupier neglect, during fifteen days after notice in writing, to repair and make the same efficient, the Commissioners shall cause such drain, privy, or cesspool to be made efficient, or, if necessary, shall remove the same, and the expenses thereby incurred shall be paid by the owner or occupier.

**140.** The Commissioners, or any officer authorized by them in that behalf, may inspect all privies, drains, and cesspools at any time between sunrise and sunset, after six hours' notice in writing to the owner or occupier of any premises in which such privies, drains, or cesspools are situated, and may, if necessary, cause the ground to be opened where they or he think fit for the purpose of preventing or removing any nuisance arising from such privies, drains, or cesspools, and the expenses thereby incurred shall be paid by the owner or occupier.

**141.** The Commissioners at a meeting shall from time to time appoint the hours and the manner in which rubbish shall be temporarily deposited until removed and carried away, and shall make and publish an order notifying the same.

**142.** The Commissioners may provide and maintain, in sufficient numbers and in proper situations, common privies and urinals for the separate use of either sex, and shall cause the same to be kept in proper order and to be daily cleansed.

In any Municipality in which such privies are not maintained, the expense of removing offensive matter shall not be recovered from the occupier under section 137, and he shall not be liable to any fine for not removing such offensive matter.

**143.** Whenever any land being private property or within any private enclosure, appears to the Commissioners by reason of thick or noxious vegetation or jungle, to afford facilities for the commission of a nuisance, or by want of drainage, to be in a state injurious to health or offensive to the neighbourhood, the Commissioners may require the owner or occupier of such land, by notice addressed to him in writing, or if there be any doubt as to the ownership, by notification published on the spot, to clear and remove such vegetation or drain such land,

and if he do not within one week after such notice begin to cut, clear, and remove such vegetation, or to drain such land, and do not complete such work with due diligence, the Commissioners or any persons authorized by them in that behalf may, after forty-eight hours' notice, enter on such land, and do all necessary acts for the purposes aforesaid as they shall think fit, and the expenses thereby incurred shall be paid by the owner or occupier.

**144.** All rubbish and offensive matter collected by the Commissioners from roads, houses, privies, sewers, cesspools, and other places, shall be the property of the Commissioners, who shall have power to sell or otherwise dispose of the same; and the money arising from the sale thereof shall be carried to the credit of the Municipal Fund.

**145.** All existing public sewers, drains, and other conservancy works, shall be under the direction and control of the Commissioners, who shall have power to construct any further works of that nature which they may consider necessary.

#### PART II.—Of Bathing and Washing Places, Tanks and Excavations.

**146.** All streams, channels, water-courses, tanks, reservoirs, springs, and wells, not being private property, shall, for the purposes of this Act, be under the direction and control of the Commissioners.

**147.** The Commissioners may set apart a sufficient number of convenient tanks, or parts of rivers, streams, or channels, not being private property, for the inhabitants to bathe in, and similarly set apart a sufficient number of the same for washing animals or clothes, or for any other purpose connected with the health, cleanliness, or comfort of the inhabitants.

The Commissioners shall make and publish an order notifying the same.

**148.** The Commissioners at a meeting may require the owner of any land, by notice addressed to him in writing, or if there be any doubt as to the ownership, by notification published on the spot, to cleanse any private tank or pool therein, and to drain off and remove any waste or stagnant water which may appear to be injurious to health or offensive to the neighbourhood;

and, if such owner refuse or neglect to comply with such requisition within eight days from the service thereof, the Commissioners, or any persons authorized by them in that behalf, may enter on such land and do all such necessary acts for all or any of the purposes aforesaid as they shall think fit, and the expenses thereby incurred shall be paid by the owner.

**149.** The Commissioners may from time to time, as they think fit, drain off and cleanse or fill up, or otherwise abate, any stagnant pool, ditch, or tank, (the same not being private property) which shall appear to them to be useless or unnecessary, or likely to prove injurious to the health of the inhabitants.

**150.** The Commissioners may cause to be filled up any excavation which is likely in their opinion to be injurious to the health of the neighbourhood. If such excavation is made in any place within any private property without the consent of the Commissioners, the cost of refilling it may be recovered from the owner or occupier of the property.

#### PART III.—Of Obstructions and Encroachments on Roads.

**151.** The Commissioners may grant permission to any person to deposit any moveable property, on any road, or to make an excavation in any road, or to enclose the whole or any part of any road, provided that such person undertakes to erect sufficient fences to protect the public from injury, danger, or annoyance, and to light such fences from sunset to sunrise sufficiently for such purpose.

**152.** The Commissioners may close temporarily any road or part of a road for the purpose of repairing such road, or for the purpose of constructing any sewer, drain, culvert, or bridge, or for any other public purpose:

Provided that notice of the intention to close such road or part of the same shall be published not less than three days previously by a notification affixed in some conspicuous position at the place where it is intended to close the same:

and that sufficient barriers or fences shall be erected for the security of life and property, and that such barriers or fences shall be sufficiently lighted from sunset to sunrise.

**153.** If any person builds any wall, or erects, or sets up any fence, rail, post, or other obstruction or encroachment, in or on any road or open drain, sewer, or aqueduct, along the side of any road, the magistrate may order that such obstruction or encroachment be removed within a specified time by the person who erected it; and if such person fails to comply with such

order, the Commissioners may remove any such obstruction or encroachment; and the expenses thereby incurred shall be paid by the person who erected the same.

**154.** The Commissioners may give notice in writing to, or the magistrate may order, the owner or occupier of any house to remove or alter any projection, encroachment, or obstruction, erected or placed against or in front of such house, if the same overhangs the road at a height of less than twelve feet above the level of the ground; or juts into, or in any way projects or encroaches upon, or is an obstruction to the safe and convenient passage along, any road; or obstructs or projects or encroaches into or upon any uncovered aqueduct, drain, or sewer in such road;

and such owner or occupier shall, within fourteen days after the service of such notice upon him, or within fourteen days of the receipt of such order, remove such projection, encroachment, or obstruction, or alter the same in such manner as shall have been directed by the Commissioners, and if he fail so to do, the Commissioners may remove or alter such projection, encroachment, or obstruction, and the expenses thereby incurred shall be paid by the owner or occupier so making default.

No person shall be entitled to compensation in respect of the removal of any projection, obstruction, or encroachment under this section.

**155.** An order made by the Magistrate under either of the two last preceding sections shall be deemed to be an order made by him in the discharge of his judicial duty, and the Commissioners shall be deemed to be persons bound to execute lawful orders of a Magistrate within the meaning of Act No. XVIII of 1850 (*for the protection of Judicial Officers*).

**156.** The Commissioners may cause any projection, encroachment, or obstruction, which may, before the commencement of this Act, have been erected or placed against or in front of any house on any road within the limits of such Commissioners' municipality to be removed or altered as they shall think fit:

Provided that thirty days' previous notice of such intended removal or alteration be given to the owner or occupier of such house, and that the Commissioners shall make reasonable compensation to every person who suffers damage by such removal or alteration.

In determining the amount of compensation the value of the land shall not be included.

**157.** Whenever any house, part of which projects beyond the regular line of a road, or beyond the front of the house on either side thereof, shall be burnt down or otherwise destroyed, or shall be under repair, the Commissioners may require the same to be set back to, or beyond the line of the road, or the line of the adjoining house, and shall make reasonable compensation to the owner of such house for any damage he may thereby sustain.

**158.** The Commissioners may give notice to the owner or occupier of any land to trim or prune the hedges bordering on any road, and to cut and trim any trees overhanging any road and obstructing the same or causing damage thereto;

and if such notice is not complied with within eight days from the date of service thereof, the Commissioners may cause the said hedges or trees to be trimmed or reduced in the manner required;

and the expenses thereby incurred shall be paid by the owner or occupier.

#### PART IV.—Of General Conservancy and Improvement.

**159.** The Commissioners at a meeting may direct that within certain limits, to be fixed by them, the external roofs and walls of huts or other buildings which are about to be erected, or the roofs or walls of which are about to be wholly renewed in or near any road, shall not be made of grass, leaves, mats, or other inflammable materials.

**160.** If any well, tank, or other excavation, whether on public or private ground, be, for want of sufficient repairs or protection, dangerous, the Commissioners shall cause notice in writing to be given to the owner or occupier, requiring him forthwith to secure or protect such well;

and if he do not, within three days after such notice, begin to comply with the requisition, and do not carry on the work to the satisfaction of the Commissioners, they may cause the well, tank, or excavation, to be secured or protected so as to prevent danger therefrom;

and the expenses thereby incurred shall be paid by the owner or occupier.

**161.** If in any road, any house, wall, structure, or anything affixed thereto, be deemed by the Commissioners to be in a ruinous state, or in any way dangerous, they shall forthwith give notice in writing to the owner or occupier thereof, requiring him to secure or to take down the same within a fixed time;

and in default the Commissioners, by an order passed at a meeting, shall cause such repairs to be made to such house, wall, or structure as they may consider necessary for the public safety; or may order such house, wall, structure, or thing affixed thereto to be removed; and the expenses thereby incurred shall be paid by the owner or occupier.

**162.** The materials of any thing which shall have been pulled down or removed under the provisions of the last preceding section, may be sold by the Commissioners, and the proceeds of such sale may be applied, so far as the same will extend, to the payment of the expenses incurred.

Any surplus of such sale proceeds shall, on demand, be restored to the owner of such house, wall, structure, or thing affixed thereto, and if unclaimed shall, after the lapse of one year, be carried to the credit of the Municipal Fund.

**163.** No person shall manufacture gunpowder, or shall, without a license under section 164, have in his possession, at any house at any time, a greater quantity of gunpowder than five seers.

Manufacture or possession of gunpowder

**164.** The Commissioners may grant to any person a license to keep in deposit any quantity of gunpowder not exceeding twenty-five seers, on such conditions, and for such term, not exceeding one year, as shall be specified in the license.

Licenses by Commissioners for sale and deposit of gunpowder.

**165.** The Commissioners by published order may appoint from time to time certain periods within which any dogs found straying in the roads or beyond the enclosures of the houses of the owners of such dogs may be destroyed.

Stray dogs to be killed at certain appointed periods.

**166.** On the complaint of three or more householders that a house in their immediate neighbourhood is used as a common brothel or lodging-house for prostitutes or disorderly persons of any description, to the annoyance of the respectable inhabitants of the vicinity, the Magistrate may summon the owner or occupier of the house to answer the complaint;

Brothels and lodging-houses of disorderly persons.

and, on being satisfied that the house is so used and is therefore a source of annoyance and offence to the neighbours, may order the owner or occupier to discontinue such use of it.

**167.** The Commissioners at a meeting may cause a name to be given to any road and to be affixed in such place as they may think fit, and may also cause a number to be affixed to every house; and in like manner may cause such names and numbers to be altered.

Names of roads and numbers of houses.

#### PART V.—Of certain Offensive or Dangerous Trades and of Burial and Burning-grounds.

**168.** Within such local limits as may be fixed by the Commissioners at a meeting, no land shall be used, without a license from the Commissioners, for any of the following

Certain offensive and dangerous trades not to be established within limits to be fixed by the Commissioners without license.

purposes, namely,

melting tallow;

boiling offal or blood;

as a soap-house, oil-boiling-house, dyeing-house, tannery, sheep pen, piggery, slaughter-house, brick-kiln, or lime-kiln;

as a manufactory of nitric acid, sulphuric acid, or sulphurate of mercury, or other manufactory from which offensive or unwholesome smells may arise;

as a yard or dépôt for trade in hay, straw, wood, coal, charcoal, golputta, bamboos, thatching grass, or other inflammable material;

or as a store-house for kerosine, petroleum, naphtha, or any inflammable oil, spirit, or explosive substance.

This section shall not be applicable, until the expiration of two years from the commencement of this Act, to any land which may have been used for any such purpose before the commencement of this Act.

Such license shall not be withheld unless the Commissioners have reason to believe that the business which it is intended to establish or maintain would be offensive or dangerous to persons residing in the immediate neighbourhood.

**169.** The Commissioners may charge fees to be paid in accordance with a bye-law to be made as hereinafter mentioned for every license which they may grant for the use of land for any of the purposes mentioned in the last preceding section.

Commissioners may charge fees for licenses.

**170.** No burial or burning-ground, whether public or private, shall be made or formed without the consent in writing of the Commissioners, or under the authority of the Lieutenant-Governor.

No burial or burning place henceforth to be formed without leave of Government or of Commissioners.

**171.** If it shall appear to the Commissioners at a meeting that any public or private burial or burning-ground is dangerous to health or offensive to the tax-payers, and also that a suitable place for interment or burning, as the case may be, exists within a convenient distance and is open and available to the inhabitants of the Municipality, the Commissioners with the sanction of the Lieutenant-Governor previously obtained, may, by notification to be affixed on some conspicuous part of the ground, appoint a time, not being less than two months, for the closing of such burial or burning-ground;

Provided that the execution of the order for the closing of any such burning or burial ground shall be suspended, if ten or more tax-payers shall demand by a written requisition addressed to the Commissioners that the expediency of closing it be referred to the tax-payers;

and in such case the Commissioners shall fix the place and time for recording the votes of all the tax-payers within the Municipality, and shall record the votes of all such tax-payers who may present themselves for such purpose; and the ground shall not be closed unless a majority of the votes so taken be in favor of closing it.

If any building is attached and belongs to a burning-ground closed under this section, the Commissioners at a meeting may devote a portion of the Municipal Fund towards the construction of any new building which may be required in lieu thereof.

#### CHAPTER X.

##### OF MUNICIPAL MARKETS.

**172.** This Chapter shall not apply to any Municipality expressly extended thereto by the Lieutenant-Governor by notification in the *Calcutta Gazette*.

**173.** The Commissioners at a meeting may, with the sanction of the Lieutenant-Governor, provide land for the purpose of being used as municipal markets;

and may, with such sanction, charge rent, tolls, and fees for the right to expose goods for sale in such markets, and for the use of shops, stalls, and standings therein.

All such rents, tolls, and fees may be recovered under Chapter VI as arrears of tax.

**174.** The Commissioners at a meeting may grant a license for the use of any land as a market for the sale of meat, fish, fruits, and vegetables within the Municipality.

**175.** Every license granted under this Chapter shall be granted without fee, and shall be in force until the end of the municipal year, and the Commissioners may grant such license year by year on the certificate in writing under the hand of the Chairman, annually renewed, that the land is fit to be used as a market.

**176.** The Chairman, upon the application in writing of the owner of any land, shall grant such certificate unless the land be defective for the purposes of a market in drainage, ventilation, water-supply, or proper width of paths and ways.

**177.** The owners or lessees of all land used as markets at the time of the extension of this Chapter to the Municipality shall be entitled to receive a license for the current municipal year without the certificate required by section 175, but in subsequent years the license shall not be renewed without such certificate.

**178.** Every license under this Chapter shall be registered in a book to be kept for that purpose by the Commissioners in their office, in which shall be stated,

- (a) the name of the owner of the land and market,
- (b) the name of the lessee thereof, if any,
- (c) the extent and boundary of the market,
- (d) and the description of articles sold therein.

**179.** Every transfer of interest in any such market shall be registered within two months after the date of transfer.

**180.** Any market which, or the transfer of which, shall not have been duly registered under the preceding sections shall be deemed to be land used as a market without a license.

**181.** Whoever, being the owner or occupier of any land, wilfully or negligently permits the same to be used as a market for the sale of meat, fish, fruit, or vegetables without a license under section 174, shall be liable to a fine not exceeding two hundred rupees for every such offence, and to a further fine not exceeding fifty rupees for each day during which the offence is continued after conviction for such offence.

**182.** The Magistrate, on the application of the Commissioners, may order any land, in respect of which a conviction shall have been obtained under the last preceding section, to be closed as a market place, and thereupon may appoint persons, or otherwise take order, to prevent such land being so used; and every person who shall sell or expose for sale meat, fish, fruit, or vegetables on any land which shall have been so closed, shall be liable, for every such offence, to a fine not exceeding ten rupees.

## CHAPTER XI.

### OF BYE-LAWS, PENALTIES, AND PROSECUTIONS.

**183.** The Commissioners may from time to time at a meeting, at which at least two-thirds of the whole number of the Commissioners shall be present, make bye-laws, not inconsistent with the provisions of this Act, for—

- (a) the regulation and disposal of offensive matter and rubbish;
- (b) keeping holdings in such a state as not to be injurious to health or offensive to the neighbourhood;
- (c) the proper preservation of tanks, and water-courses, and public bathing-places;
- (d) the regulation and management of privies;
- (e) preventing nuisances by the sides of roads;
- (f) the regulation and conduct of public assemblies or processions;
- (g) the keeping of order in places of public resort;
- (h) preserving order and quiet in the neighbourhood of places of worship during the times of public worship;
- (i) the regulation or prohibition of fire-balloons, fireworks, fire-arms, or other missiles in the vicinity of public roads;
- (j) regulating and restricting the sounding of drums, tom-toms, horns, trumpets, or any metal instruments;
- (k) the regulation of traffic on roads and thoroughfares, and keeping the same free from obstruction;
- (l) the regulation and inspection of markets licensed under Chapter X;
- (m) regulating the fees to be paid for a license under section 168;
- (n) and generally for the purposes of this Act.

The Commissioners may from time to time, at a meeting as aforesaid, repeal, alter, or add to such bye-laws.

**184.** No bye-law and no repeal, alteration of, or addition to any bye-law shall have effect until the same has been confirmed by the Lieutenant-Governor, and until the expiration of one month after the same has been published in the manner directed in section 185.

**185.** Every bye-law, order, list, or other document directed by this Act to be published, shall be written in the vernacular of the district and deposited in the Municipal office, and a copy shall be put up in a conspicuous position at each police station or out-post in the Municipality, or in the Ward to which it relates.

And a public proclamation shall be read throughout such Municipality or Ward by beat of drum, notifying that such copy has been so put up, and that the original is open to inspection.

**186.** Whoever without lawful authority—

- (a) keeps any carriage or animal without the license required by section 84;
- (b) having compounded for the payment of a certain sum under section 87, refuses to pay such sum;
- (c) keeps a cart not duly registered as required by section 91;



shall be liable to a fine not exceeding three times the amount payable by him in respect of such license, composition, or registration (as the case may be), exclusive of the amount so payable.

Fine of twenty-five rupees. **187.** Whoever without lawful authority

- (a) disobeys an order of the Magistrate under section 166;
- (b) uses any place as mentioned in section 168 for the purposes therein mentioned;
- (c) refuses to leave a municipal ferry boat; or to remove his goods therefrom when required to do so under section 98;

shall be liable to a fine not exceeding twenty-five rupees for every such offence, and to a further fine not exceeding ten rupees for each day during which the offence is continued after he has been convicted of such offence.

Fine of fifty rupees. **188.** Whoever without lawful authority—

- (a) keeps a ferry-boat contrary to the provisions of section 99;
- (b) being a toll-keeper or lessee of a toll-bar, or gate, or ferry, neglects to hang up a table of tolls as required by section 105;
- (c) fails to remove any such obstruction, encroachment, or obstruction as is mentioned in section 154, or alter the same in the manner directed after a notice as mentioned in the said section within the period therein specified;
- (d) infringes any bye-law made under this Act;
- (e) being authorized under this Act to collect tolls demands or takes any higher tolls than the tolls authorized under this Act;
- (f) having driven any vehicle or animal (not exempted from toll) through a toll gate, refuses to pay the toll, or with intent to avoid payment thereof, fraudulently passes such toll-gate without paying the proper toll;
- (g) builds any wall, or erects or sets up any fence, rail, post, or other obstruction or encroachment in or on any road or open drain, sewer or aqueduct, along the side of any road;

shall be liable to a fine not exceeding fifty rupees for every such offence and to a further fine not exceeding twenty rupees for each day during which the offence is continued after he has been convicted of such offence.

Fine of one hundred rupees. **189.** Whoever without lawful authority—

- (a) contravenes the provisions of section 163;
- (b) buries or burns, or causes or suffers to be buried or burned, any corpse in any burning or burying-ground closed under the provisions of section 171;
- (c) fails to produce his license when required to do so by any person authorized by the Commissioners under section 198;

shall be liable to a fine not exceeding one hundred rupees for every such offence.

**190** Whoever, being the owner of any house, fails to give notice of the re-occupation of such house within ten days of such re-occupation, shall be liable to a fine not exceeding three times the amount of tax payable quarterly on such house.

Penalty for not giving notice of re-occupation of house.

**191.** Every offence under this Act shall be tried by any Magistrate having jurisdiction, and the Lieutenant-Governor may confer on any Commissioner the powers of a Magistrate of the 1st, 2nd, or 3rd class under section 42 of the Code of Criminal Procedure for the trial of such offences within the Municipality.

**192.** Fines under this Act may be levied under the provisions of section 307 of the Code of Criminal Procedure.

**193** The Commissioners may direct any prosecution for any public nuisance, and may order proceedings to be taken for the recovery of any penalties under this Act and for the punishment of any persons offending against the same, and may order the expenses of such prosecution or other proceedings to be paid out of the Municipal Fund.

**194.** No prosecution for an offence under this Act, or any bye-law made in pursuance thereof, shall be instituted without the order or consent of the Commissioners, and no such prosecution shall be instituted except within three months next after the commission of such offence.

No charge of offence created by this Act shall be instituted without consent of Commissioners.

## CHAPTER XII.

### MISCELLANEOUS.

**195.** Every notice, bill, form, summons, or notice of demand under this Act may be served personally on or presented to the person to whom the same is addressed,

or be left at his usual place of abode, with some adult male member or servant of his family; or, if it cannot be so served or presented, may be put on some conspicuous part of his place of abode;

or of the land in respect of which the notice, bill, form, summons, or notice of demand is intended to be served.

**196.** Where any notice is required to be given to the owner or occupier of any land, such notice, addressed to the owner or occupier, as the case may require, may be served on the occupier of such land, or otherwise in the manner in the last preceding section mentioned.

Provided that when the owner and his place of abode are known to the Commissioners, they shall, if such place of abode be within the limits of their authority, cause every notice required to be given to the owner of any land to be served on such owner, or left with some adult male member or servant of his family;

and if the place of abode of the owner be not within such limits, they shall send every such notice by post addressed to his place of abode, and such service shall be deemed to be good service of the notice.

When the name of the owner or occupier is not known, it shall be sufficient to designate him as "the owner" or "the occupier" of the land in respect of which the notice is served.

**197.** No tax on property shall be invalid for defect of form, and it shall be enough in such tax, or any

Tax not invalid for want of form.

assessment or valuation for the purpose of making such tax, if the property so assessed or valued is so described as to be generally known, and it shall not be necessary to name the owner or occupier thereof.

**198.** Every person to whom a license has been granted under this Act shall at all reasonable times while such license shall remain in force, if thereunto required by the Commissioners, or by any person authorized by them in that behalf, produce such license to the Commissioners or to the person so authorized.

**199.** Whenever, under this Act, any work is required by the Commissioners to be executed, or any alterations or improvements to be made in any holding, and such work, alterations, or improvements, are executed by the occupier, or by the Commissioners at his expense, the cost thereof may be deducted by such occupier from the next and following payments of his rent due or becoming due to such owner, or may be recovered by him in any court of competent jurisdiction, if the Commissioners shall certify that such cost ought to be borne by the owner.

If the occupier has a beneficial interest in such holding, he shall deduct or recover such sum only as will bear the same proportion to the entire cost of such work, alteration, or improvement, as the value of the owner's interest bears to the value of the holding.

If the rents issuing out of any such holding belong to more persons than one, who are entitled to the same either as being joint proprietors of such holding, or as having intermediate and other interests therein, the cost of any work, alteration, or improvement, as aforesaid, payable by the owner, shall be borne by such persons in proportion to their respective interests: and any one or more of such persons, who may have been compelled to pay more than a just proportion in the first instance, shall be entitled to recover from the others his excess payment.

**200.** No occupier of any holding shall be liable to pay more money, in respect of any expenses charged by this Act on the owner thereof, than the amount of rent which is due from him at the time of the demand made, or which at any time thereafter shall have become due, unless he neglect or refuse, upon application made to him for that purpose by the Commissioners, truly to disclose the amount of his rent and the name and address of the person to whom such rent is payable:

Provided that nothing herein contained shall be taken to affect any special contract made between any such owner and occupier respecting the payment of any expenses as aforesaid.

**201.** If money be due to the Commissioners in respect of any holding, the owner of which is unknown or the ownership of which is disputed, on account of any tax, expenses, or charges, recoverable under this Act, the Commissioners may publish twice, at an interval of three months, a notification of sale of such holding, and after the expiry of not less than three months from the date of the last publication, unless the amount recoverable be paid, may sell such holding to the

highest bidder, who shall at the time of sale deposit the full amount of the purchase-money.

Any person may pay the amount due at any time before the completion of the sale, and may recover such amount by a suit in a court of competent jurisdiction from any person beneficially interested in such property.

After payment of the amount recoverable by the Commissioners, the surplus, if any, shall be paid on demand to any person who establishes his right to the satisfaction of the Commissioners or in a court of competent jurisdiction, or, if unclaimed for a period of one year, shall become vested in the Commissioners and be transferred to the Municipal Fund.

**202.** The Commissioners may make compensation out of the Municipal Fund to any person sustaining any damage by reason of the exercise of any of the powers conferred by this Act.

**203.** No suit shall be brought against the Commissioners or any of their officers, or any person acting under their direction, for anything done under this Act, until the expiration of one month next after notice in writing has been delivered or left at the office of the Commissioners or at the place of abode of the person against whom such suit is threatened to be brought, stating the cause of suit and the name and place of abode of the intended plaintiff:

And unless such notice be proved, the Court shall find for the defendant.

Every such action shall be commenced within three months next after the accrual of the cause of action, and not afterwards.

If any such person to whom any such notice is given shall, before suit is brought, tender sufficient amends to the plaintiff, such plaintiff shall not recover.

**204.** All the proceedings, other than judicial proceedings, of the Commissioners, or of the Magistrate of the district, except as herein specially provided, shall be subject to the control of the Commissioner of the division.

And all the proceedings of the Commissioner of the division shall be subject to the control of the Lieutenant-Governor.

**205.** If the Commissioners of any Municipality fail to maintain, within the limits thereof, any road which without such limits is maintained by a District Committee under the Road Cess Act, 1871, or to pay for the municipal police,

the Commissioner of the division in which such Municipality is situated may convene a committee consisting of

- (a) the Magistrate of the district,
  - (b) the Magistrate of the division of the district,
  - (c) the Executive Engineer of the division,
  - (d) the Civil Surgeon of the district,
  - (e) and two members, one of whom shall be nominated by the Commissioner of the division, and the other by the Commissioners at a meeting,
- and such Committee shall inquire into and report on the state of the Municipality.



The Lieutenant-Governor may, on the report of such Committee, call upon the Commissioners by a requisition in writing forwarded to the Chairman, and published in the *Calcutta Gazette*, to raise the necessary funds and carry out the purposes of this Act.

And if the Commissioners neglect, for the period of three months from the date of such publication, to comply with such requisition, the Lieutenant-Governor may direct the Magistrate of the district to raise the necessary funds under the provisions of this Act, and carry out in respect of roads and police the purposes thereof; and for such purposes the Magistrate of the district shall have all the powers and rights conferred on the Commissioners by this Act.

### FIRST SCHEDULE.

(See section 61.)

BENGAL MUNICIPALITIES' ACT, 187 .

MUNICIPALITY OF

*Assessment List.*

Name of road.	Name of persons assessed.	Description of property and of profession, or business.	Amount of annual assessment.

Whereas the above assessment has been duly made pursuant to the Bengal Municipalities' Act, 187 ., the several persons whose names are included in the said assessment are hereby required to pay the quarterly instalments set opposite to their names with regularity at the office appointed by the Commissioners for the receipt of the same, or to the tax collector or other officer authorized to receive payment, the first payment to be made on the first day of ( ) and every subsequent payment on or before the first day of ( ), the first day of ( ), and the first day of ( ), or in default thereof any arrear that may be due will be realized by distress and sale of the moveable property belonging to the defaulter, or which may be found on the holding in respect of which such defaulter is assessed, and by such other proceedings as are allowed by law.

Dated this                      day of  
A. B.

Chairman of Commissioners.

### SECOND SCHEDULE.

(See section 73.)

BENGAL MUNICIPALITIES' ACT, 187 .

MUNICIPALITY OF

*Valuation List.*

Name of person assessed.	Number of houses.	Amount of annual assessment.	Name of person assessed.	Name of occupant.	Name of agent of.	Amount payable by.

Whereas the above valuation has been duly made pursuant to the Bengal Municipalities' Act, 187 ., the several persons whose names are included above, are hereby required to pay the quarterly instalments set opposite to their names with regularity at the office appointed by Commissioners for the receipt of the same, or to the tax collector or other officer authorized to receive payment, the first payment to be made on the first day of ( ) and every subsequent payment on or before the first day of ( ), the first day of ( ), and the first day of ( ), or in default thereof, any arrear that may be due will be realized by distress and sale of the moveable property belonging to the defaulter, or which may be found on the holding in respect of which the valuation is made and by such other proceedings as are allowed by law.

Dated this                      day of

A. B.

Chairman of Commissioners

### THIRD SCHEDULE.

(See sections 83 and 84.)

TAX ON CARRIAGES AND ANIMALS.

Per quarter.  
Rs. A.

For every 4-wheeled carriage drawn by two horses	4	8
For every 4-wheeled carriage drawn by one horse or a pair of ponies under thirteen hands	3	0
For every 2-wheeled carriage	2	8
For every horse	2	0
For every pony under thirteen hands, or mule or donkey	0	12
For every elephant	6	0
For every camel	2	0

Ponies under eleven hands, and children's carriages, the wheels of which do not exceed twenty-four inches in diameter, are exempted.

### FOURTH SCHEDULE.

FORM A.—(See section 114.)

NOTICE OF DEMAND.

To                      of  
Municipality of

Take notice that the sum of Rs. , being the amount due from you as shown in the accompanying bill, is hereby demanded from you, and that if you do not within ten days pay the same with two annas as the cost of this notice to an officer authorized to receive payment, or into the office of , the same with costs will be levied by distress and sale of your goods and chattels.

A. B.

Chairman of

*Note.*—If within the said ten days you apply to the Commissioners to review the assessment or valuation, the amount due by you, with such further costs (if any) as the Commissioners may direct, will be levied after ten days from the date of the order made thereon, unless previously paid. But if you have already paid a tax under this assessment or valuation, except under distraint, you will not be allowed to apply for review.



## STATEMENT OF OBJECTS AND REASONS.

THE law relating to municipal matters in towns in Bengal is contained in thirteen Regulations and Acts. In the year 1872 a Bill was passed by this Council, of which one object was to consolidate the municipal law. The Bill, however, did not become law.

It has been thought desirable to carry out the project of consolidating the municipal law, and the present Bill has been framed for this purpose. The Bill of 1872 has been taken as the basis of that which is now laid before the Council ; but the provisions which led to the assent of the Governor-General being withheld from the former have been omitted ; municipal taxation is kept within existing limits ; the chapters relating to registration and the prohibition of inoculation have been omitted, as the provisions already exist in other laws which can be applied to municipalities ; and in many respects the arrangement of the present Bill differs from that of 1872.

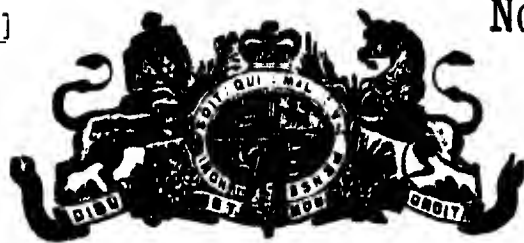
H. L. DAMPIER.

27th April 1875.

C. C. MACRAE,

*Offg. Asst. Secy. to the Govt. of Bengal,  
Legislative Department.*





# SUPPLEMENT TO The Calcutta Gazette.

WEDNESDAY, MAY 12, 1875.

## OFFICIAL PAPERS.

*Non-Subscribers to the GAZETTE may receive the SUPPLEMENT separately on payment of Six Rupees per annum if delivered in Calcutta, or Twelve Rupees if sent by Post.*

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## THE FAIR AND DURBAR AT RUMA, IN THE CHITTAGONG HILL TRACTS.

No. 221T, dated Darjeeling, the 2nd May 1875.

From—R. L. MANGLES, Esq., Offg. Secy. to the Govt. of Bengal, Political Dept.,  
To—The Commissioner of Chittagong.

I AM directed to acknowledge the receipt of your letter No. 13H, dated the 6th instant, submitting a report regarding the Fair and Durbar held at Ruma, the head-quarters of the Sungoo sub-division, in the Chittagong Hill Tracts, on the 23rd of January last and the three following days.

2 In reply, I am to say that the Lieutenant-Governor has perused Lieutenant Gordon's graphic account of the meeting of the different Hill tribes living in the tracts within and beyond our frontier with much interest, and will be glad if the hope it holds out of establishing future friendship and peace between the tribes is fulfilled.

3. He observes that during the tour of Lieutenant Gordon, the sub-divisional officer, to the frontier, prior to the meeting, that officer came in contact with several of the independent Kookee tribes, and invited the chiefs to the fair, and that thus the attendance at Ruma was much larger than was at first anticipated. As a consequence of this larger gathering, the costs incurred have amounted to Rs. 1,037-7-9, or Rs. 537-7-9 in excess of the outlay originally sanctioned for the purpose.

4. The meeting, as far as relates to the sociable intercourse which took place between the chiefs of the independent tribes beyond the frontier and the chiefs of the tribes living within our boundary, on whom the independent tribes made frequent raids in former days, appears to have been a great success, and oaths of future good will and alliance were entered into and exchanged in accordance with the Kookee custom between the several tribes which were thus brought into friendly contact.

5. The Lieutenant-Governor attaches much importance to meetings such as these, and to the moral effects which at such times can be brought about by the presence and influence of British officers. The Deputy Commissioner, Mr. Power, and Lieutenant Gordon, appear to have taken full advantage of the opportunity afforded them of adjusting disputes, of reconciling grievances, and of impressing all parties with a sense of our determination to maintain peace, and of our power to enforce obedience if necessary. His Honor accepts the assurance given by yourself and the Deputy Commissioner that the meeting has done much also to secure the other beneficial objects for which it was sanctioned, and which are fully detailed in the extracts given from Lieutenant Gordon's report.

6. The Lieutenant-Governor has been pleased to accord his sanction to the expenditure (Rs. 1,037-7-9) which has been incurred, and desires me to request that you will convey to Mr. Power and to Lieutenant Gordon an expression of his thanks for the tact and success with which they conducted the proceedings at the Fair and Durbar.

No. 13H, dated Chittagong, the 6th April 1875.

From—E. E. Lewis, Esq., Commissioner of the Chittagong Division,  
To—The Secretary to the Government of Bengal, Political Department.

WITH reference to the orders of Government, conveyed in Mr. Under-Secretary Crawford's letter No. 4621, dated the 17th December last, I have the honor to submit copy of a report, No. 221, dated the 25th ultimo, from the Deputy Commissioner of the Hill Tracts, on the subject of the Durbar and Fair held at Ruma, the head-quarters of the Sungco sub-division, on the 23rd of January last and three following days.

2. The sum sanctioned for expenditure on the occasion was Rs. 500, but the actual disbursement has amounted to Rs. 1,037-7-9 in consequence of the meeting having been very largely attended, not only by the Hill Tract tribes subject to our jurisdiction, but also by the Shendos and others from the Arracan side. As the results of the Durbar have been so satisfactory, I am sure Government will concur with me in thinking that the money has been well spent. I beg, therefore, to recommend that the extra charge incurred be sanctioned, and the bill herewith submitted be passed. Lieutenant Gordon deserves credit for the successful manner in which he has conducted the meeting and carried out the wishes of Government.

3. Mr. Rattray will be requested to submit as early as possible copies of the photographs taken by him.

No. 221, dated Rangamatee, the 25th March 1875.

From—A. W. B. Power, Esq., Offg. Deputy Commissioner, Chittagong Hill Tracts,  
To—The Commissioner of the Chittagong Division.

I HAVE the honor to submit the report called for in your memorandum No. 102H, dated 23rd ultimo, on the Ruma Durbar and Mela held on the 23rd and following days of January last.

2. The delay which has occurred in submitting this report is chiefly owing to the Assistant Commissioner's and my absence on tour. Mr. Gordon gives the following explanation:—"I have to regret the delay in the submission of the report, and to excuse it by stating that the greatest difficulty has been experienced in setting the accounts into perfect order, in getting the necessary vouchers, and generally in reducing the bill to a presentable form. I may also mention that I left Ruma for my tour to the Matamoree valley directly after the Mela, and have only just returned from there." His report is dated 6th March; it reached this office on the 15th idem, was forwarded to me in camp, but did not reach me till the evening of the 21st, on my way back to head-quarters.

3. Mr. Gordon divides the subject into four heads—

1st.—The reasons and objects of the Mela.

2nd.—The event itself.

3rd.—The results, actual and prospective.

4th.—The bill.

In the Office No. 1048, dated 25th November last, the first head is dealt with. I quote from that report :—

“The objects which Lieutenant Gordon has in view in getting up this Mela are two-fold : (1) to increase the influence he has obtained over the ‘Bonjogi’ tribe of Kookees, and to obtain some influence over the Khumis, hoping, among other things, that by seizing the right moment he may be able to induce them to spread their villages across the ill-protected frontier country east of his sub-division, and thereby obviate the necessity for a line of police-posts, or rather to supply some means of protection where at present there are none, and where, for financial reasons, none can be provided by Government for some time to come; and (2) to lay the foundation of a bazar at Ruma, and so in time diminish the heavy expenditure entailed on Government for provisioning that place.”

4. Mr. Gordon thus gives an account of the event itself: he says—“As you are aware, the day originally fixed by me was the 21st of December, but by the desire of the Commissioner, who expressed a wish to be present, it was postponed for a month. I very much feared that such a postponement, ordered as it was within a few days of the event, would have a discouraging effect upon the chiefs, many of whom had made their arrangements for the trip, and that this, and the near approach of the jhoom-cutting season, would have rendered the attendance small; but the very opposite proved to be the case. In fact the main feature, and, if I may say so, the main success of the meeting was indirectly the result of the postponement.

“I was enabled, that is to say, to make my annual tour on the frontier, and to pay a visit to Dalakmay in the interim, and had the good fortune and pleasure there to meet the new Superintendent of the North Arracan Hills, Mr. Buckle, who, as you know, has succeeded Captain Hughes. This officer reached Dalakmay on the same day as myself, the 24th of December, and I was very glad to learn from him and Mr. Hannay, the frontier officer, that a friendly meeting with the Bokee tribe of Shindoos had been arranged for Christmas week,—a repetition of a similar meeting in Christmas time of 1873-74 with the Yaleng clan, at which I was also present, and of which the special report is in your Office, my No. 29,\*

\* Copy forwarded to the Commissioner with this Office No. 31, dated 20th March 1874.

dated 2nd March 1874.

“Amicable engagements were entered into by these people with ourselves as representatives of the Government, and solemnized by the customary ceremonies; and I was thus for the second time enabled to be a party to mutual engagements with the Shendoos. I considered this of much importance, for the term ‘British Government’ has not for these people its full width of meaning; that is, they identify the term only with the white men who are actually present, and consequently with the villagers and people only under their immediate control. If, therefore, I had not been present to take a part in the ceremony, they would not have considered the engagements as binding with regard to the villages and villagers on the Bengal side, and could therefore have planned a raid in the Sungoo or Matamoree valleys with a free conscience.

“I availed myself of the presence of Mr. Buckle to obtain his promise that the Commissioner of Arracan should be asked to allow Mr. Hannay to attend the Mela at Ruma. I wrote officially, and Mr. Buckle was so good as to forward my letter with a favourable recommendation, and the sanction was obtained only just in time to enable Mr. Hannay to cross over by the southern route and reach Ruma on the 21st January.

“As you are aware, that officer brought with him not only a powerful Shindoo chieftain, Likebo, head of the Bokee tribe, with seven or eight followers, but also a little army of feathered chiefs from the border Khumi (Guaymi, as they are called on the Koladyne,) villages, tributary and non-tributary, of the Koladyne frontier. It is not easy to exaggerate the satisfaction with which our hillmen must have contemplated the Shindoos, their mortal foes of more than a hundred years; and I cannot help thinking that with this feeling there must have been mixed one of vengeance and hatred, which might well cause the Shindoos some anxiety. In fact, it is impossible to believe that the representatives of a race of men, perhaps the actual individuals themselves, known to have brought death and desolation to the home and hearth of many a hillman then present, could be regarded with other than the bitterest feelings; and when I looked forward to the general hilarity and inebriation inseparable from a Kookee feast, I confess to having been not entirely free from some slight anxiety myself.” He goes on to mention one of the only drawbacks to the success of the Mela, viz. that the Bonjogis were late, and did not arrive in time to take part in the oath of friendship ratified between our party and the Shendoos. The Europeans present were Mr. Hannay; Mr. Rattray, District Superintendent of Police, Chittagong; Mr. Showers, District Superintendent of Police, Chittagong Hill Tracts; Mr. Gordon, and myself. Rutton Poa was invited, and came part of the way; but he did not start in time, and finding himself too late returned from Rangamatee.

5. On the 26th the great event of the Mela, viz. the feast to all the visitors, came off. After describing how the cows, buffaloes, and goats were slaughtered, the latter being decapitated (in some instances two at a time) with one stroke by a Goorkha sepoy using his national kookree, Mr. Gordon proceeds thus graphically to depict the scene: “More than 500 bamboo tables ranged in rows groaned under the weight of some 50 maunds of rice, 4 buffaloes, 5 cows, 19 goats, 7 pigs, and 200 fowls; the guests, some 1,500 in number, seated themselves. The quiet

and orderly way in which this was done testifies in no small degree, I think, to the easy temperament and rough good-natured politeness of the hillman. There was a total absence of all wrangling for seats or disorder of any kind; they sat down like school-boys, and quietly waited to be told to begin. At this juncture I observed a slight pause, an evident irresolution, and on asking I found that according to hill custom they wished to commence with a drink. I knew the custom, but had forgotten it for the moment. The wine was at once, however, sent round, and then a demolishing of eatables began, the like of which for extent and rapidity I never again expect to see. This was, I think, the most striking spectacle of the Mela; and it is to be much regretted that it was too late in the evening for Mr. Rattray, who has so successfully brought to book the swearing ceremony, the Durbar, and other scenes, to get a picture of it."

6. The ceremony of taking the oath of friendship, the Durbar, and the amusements provided, are then described as follows:—

"With regard to the ceremony of solemnizing the friendly engagements entered into by the Shindoos on the one hand and the British Government and its tributaries on the other,

\* Mr. Rattray might be asked to send copies as soon as received.

I think the best description of it will be found in the photograph taken by Mr. Rattray.\* It need, therefore, merely be explained that the warm blood of a slaughtered cow streaked upon the forehead and feet of the several parties to the oath is considered by these people to be the most binding obligation under which a man can be placed. The cow is tied by the head to a stake; the oldest and most influential elder is then selected to make the oration, which he does with great earnestness and tragic effect, accompanying himself on the inevitable *koung* pot, a phial filled from which he holds in his left hand; from this he takes a sip at the conclusion of each clause of the harangue, and spits it out again over the cow to emphasize the commencement of the next clause: his right is raised deprecatingly, and with it he gesticulates to mark the strong points of his declamation. When the orational crisis is attained, and the crowning oath 'by the blood of this cow' is pronounced, a second chieftain, mighty in war and wisdom, who has been hardily standing to his spear the while, strikes the poor brute through the heart. During all this the parties to the oath have been standing in two rows on opposite sides of the cow, and holding the rope attached to its head; the rope being the emblem of the strong tie of friendship by which all engaged are for the future to consider themselves bound. The cow having fallen dead, all stoop and dip a finger in the open wound, and with the warm blood streak the forehead and feet of each member of the opposition. This, with one more visit to the inevitable liquor jar, the *alpha* and *omega* of every institution, completes the ceremony.

"The grand Durbar was held in the open under a large shandianah tent, kindly lent by the Bohmong, who, as the senior hill chief present, was seated in the chair of honour with his brothers and ourselves grouped on the right and left. Mats were put down for the Shindoo and other clan chiefs. All being arranged, the Shindoos were first presented by Mr. Hannay to the Deputy Commissioner, Mr. Power, who, with a few appropriate words to each, presented the Durbar gifts, which consisted of a variety of railway rugs, blankets, looking-glasses, pipes, beads, &c., &c., all gently laid out on a table for the purpose. After the Shindoos came the Kodalyne Klumi and other chiefs, who had come with Mr. Hannay, and whom he also brought forward to receive their presents; and lastly came the chiefs of our own hill tribes. All seemed much pleased with the presents. When the presentations were ended, Mr. Hannay, by the request of the Deputy Commissioner, addressed to the Shindoos a speech in Burmese, embodying sentiments of advice and warning, which, being translated to them by an interpreter, was received with nods and grunts of comprehension and assent. The Bohmong rose and came forward with the deputy bearing his high position, and added the weight of his advice to the hitherto bitter enemies of his country and his people. The scene was thus made to partake of that impressiveness and importance so telling in dealings with savages. The Durbar then broke up, not, however, without the indispensable *omega* above alluded to, and the event of the Mela was thus satisfactorily brought to a close.

"It was, of course, of great object to find employment, or rather amusement, for the large concourse of people that had assembled at Ruma. Mr. Rattray with his camera entirely usurped the general interest at first, and indeed the more intelligent might be seen thronging the yellow-windowed box at all hours of the day to the end. Mr. Rattray was simply indefatigable. Immediately after *ch ta huzree* he would seize upon some bewildered and nearly naked savage, who, still hazy from the previous night's carousal, might have wandered within the magic precincts of the camera, or might be watching in open-mouthed wonder one of his companions undergoing the operation of being taken. There he stands unconscious of the danger of his position until spied by the artist, whose lightning glance, hungry for another victim, falls upon our hazy friend. He sees his danger, consternation instantly replaces the curiosity which marked his expression; he turns to bolt, but is too late: an iron grasp is on his arm, and he is led a trembling victim to the bench and headrest. He is sighted by the lens—one moment of indescribable agony, and he rises, like the released from the dentist's chair, 'a wiser and a better man.'

"I had also a marching order parade of the detachment of the Chittagong Hill Tract Frontier Police Battalion, about 150 strong, and after the usual commonplaces of saluting, marching past, &c., put the men through some few light infantry manoeuvres, bringing the Ruma 9-pounder brass field gun into action as a healthy warning to the Shindoos. They



were, I am glad to be able to tell you, observed to jump and tremble at each discharge of our ordnance. The men were given ten rounds of blank cartridges, and the whole effect, therefore, was very good, and could not have failed, I think, to leave a beneficial impression on the minds of our guests. The hillmen afterwards told me, with evident satisfaction, that this, viz. the big gun, was the great hit of the Mela. There was also a nautch in the Durbar tent; the spectacle was a curious one, — Europeans, Shindoos, Mughls, Tipperahs, Khumis, Mros, Assamees, Goorkhas, Munipoorees, Chukmas, Hindustanees, Punjabees, and Bengalees, packed close together. The Shindoos were particularly delighted with the performance, having never seen anything of the kind before. The sepoys also gave a comic entertainment, in which the *sahib* was taken off amid the usual roars of merriment." The Shendoos also were not to be left behind. Being encouraged by their *chaperon*, Mr. Hannay, they gave their national dance, which was much and deservedly applauded. A rifle match, some pigeon-shooting, wrestling, foot and hurdle races, the musical box, and the magic lantern, completed the entertainments.

7. Mr. Gordon thus concludes this part of the subject:—"I am glad to say that throughout the whole meeting, which lasted four days, there was no sign of quarrelling or disagreement among the tribes; and Shindoos, Khumis, Mros, and Mughls enjoyed themselves together, as if there had never been any cause for enmity or bad feeling between them. This alone is, I venture to think, a result so satisfactory as to be cheaply bought at the cost.

8. On the results of the Mela, I quote Mr. Gordon's report *in extenso*:—"The results of the Mela, both actual and prospective, may best be weighed by a consideration of the objects with which it was given, and an estimate of how far those objects may be said to have been attained."

The objects, as set forward in the letter to which I have referred you in a previous paragraph, may be briefly summarised as follows:—

*1st, of general policy.*

1. To improve the relations between the Government and the hill tribes, as also between the tribes themselves.
2. To increase the influence of the Government officer.
3. To give a spur to trade in the hills.
4. To attract the trans-frontier and hostile tribes, and induce them to pay annual visits to Ruma, and thus to found a trade and ensure peace.

*2nd, of special importance.*

1. The extension of the Bonjogi and Khumi tribes north and south along the frontier hills.
2. To cement the friendship with our new tributaries, the Bonjogis.
3. To communicate the general policy and special orders of Government to the hill chief and rajas, and to hear complaints.
4. To found a bazar at Ruma.

"With regard to the objects of general policy, I can, I think, honestly say that the relation between the Government and the tribes as between the tribes themselves must have been greatly improved by the Mela, and also that the Government influence has been strengthened.

"Of the impetus to trade, if any such impetus has been the result of the Mela, I cannot of course speak with confidence as yet. Time only can show how far my hopes in this direction have been realized. The hill people are fatally conservative, and it is my opinion that it will be years yet before they step out of the stereotyped circle of their own simple life. The enormous exertions of the district officers, and the liberal inducements offered by Government in the introduction of plough cultivation into the hills, and the lamentably unsatisfactory results which have attended this experiment, fully show that the barrier of bigoted conservatism set up by the hillman's nature is one which cannot be easily surmounted. Time and intercourse with the Bengalees, who are gradually, but surely, working their way into every corner of cultivable land in the hills, can alone work the change.

"As a bait to attract the trans-frontier tribes, the Mela may, I think, be said to have hooked a big fish at the first throw; and the visit of the Shindoo chief on the first occasion exceeded the wildest flight of my most sanguine expectations.

"The special objects, I am glad to say, have all been more or less attained. The chief object, viz. the extension of the Bonjogi and Khumi villages into a long line along the frontier, with the Polettye guard as a centre, bids fair to be carried out. The Deputy Commissioner, Mr. Power, personally signified to the headmen of these tribes the wishes of Government on this point, and I have promised myself to go out during the ensuing winter and point out the line to the chiefs, and also to help them in the selection of good sites for their new villages. They appeared pleased with this notion, and at once assented to the plan.

"The Khumi chiefs made a petition on the part of their tribe to become khas ryots of Government, stating the oppressions of the Bohmong and the exactions of his family upon them to be their reasons. They pressed the matter very hard, and I mentioned it to the Deputy Commissioner, who promised to consider it, as also the petitions of some of the Bohmong's own people to become khas ryots under Government for similar reasons. I may

be permitted, regarding this important question, to say that I am strongly in favour of forming a khas mehal in this sub-division; and I venture to think that if the chiefs, by their misgovernment and oppression, alienate the feudal respect and fidelity of their people, they do not deserve to retain such people: and, moreover, it is my firm opinion that applications to Government for protection against their chiefs, and an expressed willingness to pay the jhoom-tax direct to the Government officer, instead of through unpopular middlemen, should not be lightly treated. The starting of a khas mehal under the Government officer direct would, I believe, be the surest means of checking the malpractices of the Bohmong and his family, for they would then have no alternative between a just and unoppressive mode of government, and the gradual but certain secession of all their people. The Bohmong had raised the jhoom-tax from Rs. 6 to Rs. 8 in his own (the Reygreytha) clan, and from Rs. 4 to Rs. 6 in the other tribes, without the permission of Government, and, moreover, without even informing me of his intention. I reported this to the Deputy Commissioner, as also that the people had made a general complaint on the subject. The Deputy Commissioner ordered me to inform the Bohmong that no such enhancement of rents could be allowed, and that he must adhere to his former rates. The order was at once complied with regarding the current year, but the people had paid the increased tax in 1873-74 without a representation; receipts were then refused by the Bohmong for the old rate of tax, but the Deputy Commissioner insisted that receipts should be given for all payments of jhoom-tax, whether in full or in part. This order was likewise at once complied with, and it was evident to me that no little surprise was felt by the people at the magical effect of a few lines scribbled on a piece of paper by the Deputy Commissioner. Profuse were the *hrikos* (salutations) and thanks which testified the gratitude for the intervention, and nothing more opportune could have occurred to show them that the Government is in reality the paramount power.

"The bazar was a great success. Two rows of temporary sheds had been erected facing each other, with a broad street or way between them; but I had little hopes of their filling. Not only, however, did the sheds fill from end to end, but extensions had to be made to provide for the enterprising Bengali and Mugh shopmen, who crowded to the festival to try their luck. I have good hopes of persuading some of the merchants to remain for good."

9. It will be better to deal with the subjects alluded to in paragraph 25 of Mr. Gordon's letter in a separate report. That called for in your No. 865Ch., dated 1st December 1874, gives an appropriate opportunity of discussing the question. It is sufficient here to state that the Bohmong's relations with his feudatories, though not in a satisfactory condition, have been placed on a much better footing by the action recently taken; and the knowledge acquired by the people of the orders of Government concerning the rate of tax they are bound to pay, as well as the resolution of Government officers to enforce obedience to these orders, is in my opinion not the least important result of the gathering.

10. As to the bazar, nothing permanent can be hoped for till the floating traffic system described in my No. 1059, dated 25th November last, is stopped, and the *beparees* obliged to sell from a shop on the bank at a fixed spot, instead of moving up and down the river and selling from their boats anywhere they find a purchaser. The subject is fully discussed in the report alluded to above, to which I await a reply. Simultaneously with abolishing the Bhashanya Bepar, a new scheme for provisioning Runa might be put in force, viz. substituting for the present system of supply through a Government *moojee* a contract with a shopkeeper to keep up a certain supply of food in return for some small compensation for wastage and incidental cost of storage.

11. Of the last subject, Mr. Gordon says:—"The bill, which unfortunately demands its share of attention, must speak for itself. I have, as you had desired me, included *everything*. You will perceive that there are several items embraced under the general heading *Luxuries* which cannot be said to have been essential to the accomplishment of the designs which gave rise to, and were the objects of, the Mela, but which at the same time may be said to have constituted the frame of the picture." The chief reasons for the extra expenditure are (1) many more people came than were expected; (2) owing to the Bonjogis not coming in proper time, the Mela lasted longer than was intended, the guests having to be fed meanwhile; (3) a sum of Rs. 85 was given at Mr. Hannay's request to the Shendoo party, they having come 10 or 12 days' journey from home, and lost the value of their labour at a time when they ought to be cutting their jhooms; and lastly Mr. Gordon, determining that the meetings should be a success, took care that there should be no appearance of stint, and holds himself responsible for the extra amount. In view, however, of the success which has attended his efforts, as also to the satisfactory results obtained, I would respectfully appeal on his behalf to the generosity of Government, and request sanction for all expenditure included in the bill. The amount has been drawn by abstract bill; but even then there is a saving in the Kookee Durbar Present Fund for 1874-75, so that no fresh grant is required.

## ROAD CESS.

CALCUTTA, THE 6TH MAY 1875.

## RESOLUTION.

READ—

A letter, No. 212A, dated 9th April 1875, from the Officiating Secretary to the Board of Revenue, submitting two statements of the demands, collections, and arrears of road cess for the year 1873-74.

THE statements submitted by the Board of Revenue give the totals of the demands, collections, and arrears of road cess on (1) lands and mines, and (2) on houses, for the cess year commencing 1st October 1873. This was the first year in which actual collections were made under Act X (B.C.) of 1871. The total demand according to statement (1) amounted to Rs. 6,87,812, of which Rs. 5,58,287 have been collected. The cess on houses under Part IV of the Act produced Rs. 34,173, out of a demand of Rs. 53,800.

The statements would have been more complete if they had shown the valuations effected for each district, and the rates at which the cess was levied. These should be given in the reports for future years.

2. It was to be expected that the scarcity which prevailed during the cess year 1873-74 throughout many of the districts of Bengal, would effect the financial results of this measure in a marked manner. The Act had been introduced into nineteen districts, but in all of them the collections were not fully made. In Monghyr, Bhagulpore, and Purneah, the collections were suspended in estates which were held to be distressed; in Burdwan, the collection was postponed till 1st October 1875; in Hooghly, one instalment of the cess was ordered to be collected and the remainder remitted: the house cess was entirely remitted. The report from this district has not yet been received, as fresh calculations were necessary for certain estates. Thus the collections for this district do not appear in the statements submitted by the Board.

3. In the districts included in the returns, the total percentage of collections on demand of the cess on lands is 81.16. It is highest in the Orissa and Dacca Divisions, and, on the whole, worst in the Presidency Division, in which stringent measures were not adopted to enforce payment. The Lieutenant-Governor trusts that the Commissioner and the Board will take due steps to ensure a proper percentage of collections in this division in ordinary years, and that the subject of the house cess, referred to in the last paragraph of the Board's letter, will be thoroughly investigated.

4. His Honor is glad to observe that the Commissioners express themselves generally well satisfied with the means afforded by the law for the recovery of the arrears and system of collections and of accounts. It remains to be seen how efficient the provisions of the law will be in practice to recover the large arrears of Rs. 1,29,737. He also notices, with much pleasure, the absence of any mention of dissatisfaction on the part of the ryots, and considers that this is a proof that they have accepted the measure; he trusts they will eventually appreciate its advantages.

5. Sir Richard Temple is fully aware that the circumstances of the year under report were exceptional, and were calculated to add difficulties to the first collection of the road cess. He is therefore the more gratified to see the extent of the success which has been attained in the districts mentioned in the statements submitted, and concurs with the Member in charge in deeming the results on the whole satisfactory. He desires to thank Mr. Schaleh for his able and careful superintendence of this new and important branch of the Revenue.

6. These proceedings will be reported to the Government of India.

By order of the Lieutenant-Governor of Bengal,

C. E. BUCKLAND,

*Offg. Junior Secy. to the Govt. of Bengal.*

No. 212A, dated Fort William, the 9th April 1875.

From—J. GROGHEGAN, Esq., Offg. Secretary to the Board of Revenue, L. P.,

To—The Secretary to the Government of Bengal, Revenue Department.

I HAVE the honor to submit herewith two statements of demands, collections, and arrears of road cess for the year 1873-74—No. I, on lands and mines, and No. II, on houses.

2. *Statement No. I, on Lands and Mines.*—The scarcity which prevailed during the year under review throughout the greater portion of Bengal has, of course, had a marked effect on the collections. Out of the nineteen districts in which the road cess had been introduced, the demand for the road cess was entirely suspended in the district of Burdwan by order of His Honor the Lieutenant-Governor of Bengal, conveyed in letter No. 1739, dated 14th August 1874; while in the districts of Monghyr, Bhagulpore, and Purneah, the collections were, under orders of Government, No. 776, dated 31st March 1874, suspended within certain tracts. In the district of Hooghly it appears that after the preparation of all the registers and records required for collection purposes, and after collection had commenced, the orders of Government, No. 298, dated 5th February 1874, remitting a portion of the cess in certain parts of the district, were received. This necessitated separate and fresh calculations of cess for each of the estates accordingly as they were situated wholly or partially in the distressed tracts of the district. These calculations occupied much time, and were not completed until the middle of October as regards estates situated entirely within the district, and were till lately yet incomplete in regard to certain estates partly situated in Burdwan. The report from the Hooghly district has consequently not yet reached the Board, and nothing can be said here in regard to the collections in that district. A supplementary statement in regard to it will follow shortly. In the other districts shown in the statement, the remissions are inconsiderable, and are due to local causes: such as exemption from the operation of the Act subsequent to the valuation of the land, on the ground of the estates being found to be situated within municipal limits; alteration in the valuations on appeal; remissions in consequence of petty revenue-free estates and lakhiraj holdings entered in the road cess registers, and landowners' schedules not having been traced, and the like reasons.

3. Excluding the remissions mentioned in the preceding paragraph, the total demand for the year amounts to Rs. 6,87,812, while Rs. 5,58,287 have been collected, showing a total percentage of collections on demand of 81.16. The percentage of collection has varied considerably in the different districts. In Orissa, which, so far from suffering from the famine, was thereby benefited by the opening out of a favourable market for its export produce, the percentage was as high as 100 in Pooree, and was 95.78 in Cuttack; but only 85.04 in Balasore. In the Dacca division the percentage ranged from 97.11 in Fureedpore to 91.82 in Dacca. In the Rajshahye division, although it was determined after considerable hesitation not to enforce the collection on account of the pressure of scarcity in the food-supply, difficulty was from that cause to some extent experienced in the collection, and the percentage fell as low as 87.32 in Moorshedabad, and even 73.55 in Rajshahye. "It must be borne in mind," the Commissioner observes, "that zemindars have in very many instances not collected their rents from their ryots, and could hardly be expected with any degree of readiness to pay their road cess."

In Hazareebagh the percentage (80.81) is low, but since the preparation of the return out of a net balance of Rs. 4,274, Rs. 4,166 have been recovered, leaving only the small sum of Rs. 108 outstanding. The Presidency division shows on the whole worst in the matter of collection; the percentage being 84.64, 84.63, and 90.03 for the three districts of the 24-Pergunnahs, Nuddea, and Jessore, respectively. The Collector of Nuddea writes that "it was owing to the very unfavourable season that no special efforts were made to enforce payment." The Collector of the 24-Pergunnahs observes:—"As this was the first year that the cess has been collected, and as numerous calls have been made upon the landholders' class in consequence of scarcity and failure of crops, stringent measures were not adopted, as they otherwise would have been,

at the end of each quarter for the recovery of the balances. I was anxious to deal leniently with the proprietors of estates, and therefore deferred the issue of compulsory processes till the expiration of the last quarter of the year." It is anticipated that in an ordinary year the collection in this division will reach the proper percentage.

4. One of the chief obstacles experienced in the collection of the demands arose from the difficulty met in regard to estates the proprietors of which do not reside within the districts in which the estates are situated. As the cess is not recoverable by the sale of estates or tenures, as in the case of demands of Government revenue, much time is necessarily lost in the recovery of the cess by the attachment and sale of the personal property of the defaulters through the agency of the Collector of the district where the defaulters reside.

5. The Commissioners express themselves generally well satisfied with the means afforded by the law for the recovery of the arrears and system of collection and of accounts. The Commissioner of Bhagulpore observes that "though the system of collection has not had a fair trial owing to the occurrence of the famine during the very first year of its operation, yet the results arrived at are marvellously good. The collections were made more easily and rapidly than could be expected, and the system may be said to have worked very satisfactorily, especially as regards the revenue-paying estates, and I have nothing to suggest with a view to its improvement. In ordinary years the cess it is expected, will be paid with the utmost regularity."

6. The Member in charge trusts that, taking into consideration the peculiar circumstances of the year under report, the Government will deem the result of the collections during the first year that the Road Cess Act has been in force in the districts mentioned in the statement, on the whole satisfactory. It is hoped that when a thorough revision of the registers has been made in regard to the petty revenue-free estates and tenures found not to be in existence, and to the demands which have been modified on appeal and in connection with the lands found to have been wrongly assessed in consequence of being within the limits of municipalities, the collection will, in the coming year, be found to reach a much higher percentage.

7. *Statement No. II, Cess on Houses.*—As might be anticipated, the pressure of the scarcity has very seriously affected the collection of the cess on houses. In the Orissa division, which has been altogether free from any suffering from that cause, the collections are good. They show worst in the district of Rajshahye, while in the districts of Purneah, Bhagulpore, and Monghyr the demand was, under orders of Government, altogether remitted. In the 24-Pergunnahs the collection was most unsatisfactory. The Commissioner has now the subject under consideration in view to the better organization of the agency for collection. The Member in charge will thoroughly look into the whole subject. He is aware that great difficulty must invariably be experienced in collecting a cess of the nature of that on houses, but he trusts that a much better result may be obtained next year.



The difference between the figures in columns 2 and 4 is Rs. 189.57. Column 2 contains the net amount realizable after deduction, while column 6 contains the total amount of the four instruments shown in the quarterly statements.

The difference of Rs. 212 between column 6 and the total of columns 7 and 8, arises from the unrecovered balance of the first two quarters having been transferred from Bhagulpore to this district.

No.

at S

of Dem ds.

Arrear. f Road Ce o. Houses for e less year 87

1	Circle.	Demand for the Road (Less year 1873-74.)	Arrears unrecovered and brought forward from column 11 of previous year.	Arrears received dur- ing current year.	Balance at end of cur- rent year.	Demand for current year.		Collections of current year.		Arrears of current year.		Total arrears, columns 6 and 8.	Remissions.	Net arrears.		COLLECTION IN ANTICIPATION OF DEMAND ON ACCOUNT OF FUTURE HALF-YEARS.			Percentage of collec- tions (column 7) on de- mand (column 6), not- minus remissions (co- lumn 10).
						Rs.	Rs.	Rs.	Rs.	Rs.	Rs.			Rs.	Rs.	Rs.	Rs.	Rs.	
	Dacca	6,861				6,861	4,143	1,913	1,913					1,758					
	Faridpore	1,254				1,254	128	256	256					957					
	Cuttack	648				648	328	20	20					20					
	Pooree	33				33	33												
	Balasore	250				250	184	36	36					34					
	24-Pergunnah	1,582				1,582	29	5,333	5,333					3,339					
	Nudda	2,346				2,346	389	2,157	2,157					1,114					80
	Jessore	8,356				8,356	104	682	682					635					
	Moorsheebah	3,423				3,423	172	451	451					128					
	Rajshahye	2,265				2,265	181	1,285	1,285					984					
	Monghyr	3,892				3,892		3,892	3,892				3,892						
	Bhagulpore	1,171				1,171		1,171	1,171				1,171						
	Purneah	2,496				2,496		2,496	2,496				2,496						
	H. eebagh	1,013				1,013		65	65										



## Rainfall, Weather, and State and Prospects of the Crops.

Statement showing Rainfall, Weather, State and Prospects of the Crops in the different Districts of Bengal, as reported to Government during the week ending the 10th May 1875.

No.	District and date of return.	Rainfall at Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
<b>BENGAL.</b>			
<i>Western Districts</i>			
1	Burdwan, 10th* May 1875	50	Rainfall at Bood-hood 179, at Cutwa 397, at Culon 146, at Jehanabad 105, at Rancegungo 65. Cotton and <i>deol</i> oil-seed doing well. Ploughing begun. Cholera decreasing.
2	Bankoor, 8th .. ..	116	Weather cool and cloudy; a very good shower of rain fell on the 2nd instant. The state and prospects of the standing crops continue favorable.
3	Beerbhoom, 8th .. ..	88	Weather cool. The ryots are beginning to prepare their land for seed.
4	Midnapore, 8th .. ..	416	Heavy rains. Storms occurred on five out of the seven days of the week. The prospects of cultivation have greatly improved. The fear now is that such excellent rain falling prematurely will be followed by a prolonged break later in the year.
5	Hooghly, 8th .. ..	442	Weather showery. Rain at Haripal and Kristonogore, where it was most wanted. Prospects good,—so far that the rainfall is seasonable, and opportune for preparing ground and sowing. Cholera and smallpox have nearly disappeared since the rain, but in places cholera is still unaltered.
	Howrah, 8th .. ..	134	Weather warm and cloudy; strong wind from the south. There was rain for two days during the week throughout the district. Reaping of the <i>boro</i> or spring rice continues. Young sugarcane much benefited by the late rains.
<i>Central Districts</i>			
6	24-Pergunnahs, 10th† May 1875	192	Weather hot with occasional rains. Pretty heavy showers have fallen. Cultivation and sowings progressing rapidly. Sicknes decreasing.
7	Naddea, 8th May 1875	189	Weather not very warm, but cloudy. There has been sufficient rain everywhere, and the prospects of rice and indigo are favorable.
8	Dasore, 8th .. ..	329	There were some heavy showers at the beginning of the week. The spring rice has been reaped, and has yielded a good outturn. The rain has been very beneficial.
9	Moorsshedabad, 8th May 1875	151	Storm of wind and rain on night of 2nd instant; weather much cooler subsequently; rainfall at Ladhagh 227, Rangore Haat 167, Jungypore 26 inches. Rain has fallen most opportunely, being of great benefit to most of the growing crops, and accelerating ploughing and sowing. Damage to <i>deol</i> oil-seed and <i>boro</i> rice crops from violence of storms reported from some parts. Indigo and mulberry progressing favorably. In the north of the district late sowings delayed from want of sufficient rain. Health good.
10	Dumraon, 7th May 1875	153	There has been rain, the Collector believes, all over the district. Great progress in ploughing since last week, and parts of the country are already green with <i>kucen</i> millet, <i>bhadoi</i> , or early rice, and jute. Cholera on the increase both as regard to cases and deaths.
11	Meutah, 8th May 1875	39	Rain on the 2nd and 3rd instant; the rest of the week fair. The spring rice is ripe, and rather below; an average crop expected. Mulberry and indigo prospects are fair. The mango crop has almost entirely failed.
12	Rajmahal, 8th .. ..	130	There have been moderate showers of rain all over the district, which have done good. The state of the crops is unchanged, and the prospects are good. The reaping of <i>boro</i> rice has commenced in the west of the district, and will soon be going on generally. Cholera has abated considerably during the week.
13	Rangpore, 7th .. ..	3	Weather cooled by rainfall. Crops much benefited by rain.
14	Bogra, 8th .. ..	94	Fair weather. Lands are being ploughed now for the cultivation of <i>sona</i> , or early rice; jute, mulberry, and other crops, promise well.
15	Palna, 8th .. ..	155	Rainy and cloudy weather. On the 1st instant a most violent hailstorm passed over thence Palna and Dulje; the hailstones were of great size. The mangoes suffered considerably; the <i>boro</i> and jute rice very slightly. Rainfall sufficient. More fell in the district than at the Sadler station. Sowing of <i>sona</i> and <i>sona</i> proceeding rapidly. Cholera abating.

\* Telegram of the 10th May, received on the same day, shows rainfall during the seven days immediately preceding.

† Report of the 10th May, received on the same day, shows rainfall during the seven days immediately preceding.

No.	District and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BENGAL.—(Contd.)			
Central Districts.—(Con'd)			
COOCH BEHAR DIV.	16 Darjeeling, 7th May 1875.	2.20	A good deal of rain and mist for this time of the year. Occasionally the sun shines out very warm. Sowing has commenced in the plains, and is progressing favorably. In the hills the young crops are doing well. Tea gardens are giving a large yield: a bumper crop anticipated.
	17 Jalpigoree, 8th May 1875.	3.51	There was a very heavy fall of rain, 3.40 inches, on the morning of the 8th instant. This is more than was required, and may do some damage to the young jute plants which so far had promised well. The rain is also bad for <i>bhadoi</i> , or early paddy, which is now in young plants, as it will promote the growth of grass and weed. Cholera is general over the district; it is worst in the Buxa sub-division, where in one part it has assumed severe epidemic type.
	Cooch Behar, 6th May 1875.	4.03	The weather was generally cloudy; some heavy showers of rain during the week. This is the season for sowing <i>bitri dhan</i> , or early rice and jute. The rain will do much good to both these crops. Cholera has been raging in some parts of the State.
Eastern Districts.			
DIXON	18 Dacca, 10th* May 1875.	.60	Rain general. Crops very favorable. All fear from want of rain now gone. Health improving. Rivers rising.
	19 Faridpore, 8th " "	.40	Weather unsettled, but seasonable. Prospects of crops continue favorable. General health good.
	20 Backergunge, 6th May 1875.	2.85	Rain has fallen, and all is well. Cattle affected with disease in a few villages.
HITAGON DIV.	21 Mymensingh, 7th May 1875.	3.33	There has been less rainfall in the greater part of the district. State and prospects of crops favorable.
	22 Chittagong, 6th May 1875.	1.16	Strong winds in the early part of the week; afterwards clear and settled. The late heavy rains have done some slight damage to chilies, but this will be more than compensated for by the benefit to the early rice and tea.
	23 Snakhooly		Return not received.
	24 Tipperah, 7th May 1875.	2.30	A good deal of rain has fallen, and the weather has been cooler. The showers have been very beneficial to the crops in the ground, and have also enabled the cultivators to nearly complete their ploughing.
	25 Chittagong Hill Tracts, 4th May 1875.	3.29	Heavy showers of rain, with squalls on the 28th, 29th, and 30th April, and 1st and 2nd May. Weather in consequence has been cool and pleasant. The hill-men are busily engaged in sowing paddy, cotton, &c., &c., in their <i>jooms</i> . Cholera has appeared in several parts of the district.
	Hill Tipperah, 6th May 1875.	5.07	Weather unsettled; occasional heavy showers of rain, with alternate periods of sunshine. Ploughing and preparing the soil for the sowing of the early rice crop is going on.
BEHAR			
DIXON	26 Patna, 10th* May 1875.	.33	Weather cool since rain. No crops on the ground. Cholera decreasing.
	27 Gaya, 8th May 1875.	.21	Easterly wind. A slight storm, with rain and wind from north-west, on the 3rd instant; apparently general over the district. Highest reading of dry maximum thermometer during the week was 108 degrees. What few crops are in ground, as previously reported, are good. Cholera is spreading on the south and south-west of the district; not actually in epidemic form.
	28 Shuhabad, 8th " "	1.28	Weather clear and cloudily hot, with easterly wind. Rain has fallen in the district. The rain has done much good where it has fallen. <i>Cheena</i> millet, sugarcane, and cotton, all will profit. <i>Mungera</i> are very poor this year. Sporadic cholera reported in some villages of the Basserian and Buxar sub-divisions.
	29 Darbhanga, 8th " "	.11	Weather very cool for the season of the year, and pleasant; east winds prevailing. Rain in the interior has been much heavier than at the Sudder station, and has been most beneficial to agricultural operations. The prospects are quite satisfactory. Cholera still exists in some villages.
	30 Mozufferpore, 8th " "	1.45	Weather hot. Rain has fallen. The rain has been beneficial to <i>cheena</i> and <i>kawon</i> millets already sown. Cholera in an epidemic form prevails in many parts of the district.

\* Telegram of the 10th May, received on the same day, shows rainfall during the seven days immediately preceding.

District and date of return.		Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
<b>BEHAR—(Contd.)</b>			
PAUNA DIV.—(Contd.)	31 Suran, 8th May 1875	·43	Weather bright, clear, and seasonable; east wind prevailing. There was a slight fall of rain on the night of the 2nd instant, preceded by strong wind and dust-storms. The prospects of <i>cheena</i> millet, sugarcane, and indigo continue favorable. The <i>bhadoi</i> , or early rice, <i>moong</i> pulse, and <i>kamon</i> millet are being fast sown. The early sowings are doing well. The late rain has benefited the crops. General health good.
	32 Champaran, 7th May 1875	·5	The east winds and cool weather have continued throughout the week, and heavy rain has fallen in the west of the district. Though there have been threatenings of rain every day, but little has fallen to the east. The prospects of the crops are excellent. Caterpillars have appeared among the indigo, but the plant is generally far too well forward to have suffered seriously from them. There is a good deal of fever about.
PORE DIV.	33 Mongher, 8th May 1875	2·71	Unusually cool. Heavy rain during the week favorable for <i>bhadoi</i> , or early crops.
	34 Bhuzulpore, 10th* May 1875	·85	Rain at Muddelpoora 1·20; Banka nil. Rain has done much good for the preparation of the land for the <i>bhadoi</i> crop. General health good. Scoopool return not received.
	35 Purneah, 8th May 1875	1·79	Since the rain, which commenced on Sunday, the weather has been very cool. The recent showers of rain have been of great service, and were much wanted.
	36 Sonthal Pergunnahs, 8th May 1875	·60	Weather still extraordinary; cool and clear; not close. Not much rain anywhere, but showers are flying about, with frequent thunder and lightning. In the fort. night there have been only two days hot winds. Nothing on the ground. Ploughing beginning. General health improving.
<b>ORISSA.</b>			
ORISSA DIVISION	37 Cuttack, 1st May 1875	1·52	Weather sultry, with occasional violent storms of wind and rain. Ploughing for rice crop going on in most places. Cholera seems to have entirely subsided, and public health is good.
	38 Pooree 6th " "	·01	There has been good rain in the interior generally; the sky is still cloudy, and more rain expected. Tillage is proceeding. The <i>dalsa</i> , or spring rice crop, is being reaped, with a good outturn. White <i>moong</i> pulse has been completely gathered, with an indifferent yield. Castor-seed is being harvested, with a fair outturn. The new sugarcane is being earthed up. Cotton is in flower. The mangoes are ripening, but the crop is very poor.
	39 Balasore, 7th " "	1·20	Weather stormy, with several heavy showers. In the north of the district rain somewhat excessive, and in the Buddruck sub-division insufficient. Ploughing become general; prospects of next rice crop satisfactory. Cholera still diminishing.
<b>CHOTA NAAGPORE</b>			
<i>South-West Frontier Agency.</i>			
	40 Hazareebagh, 7th May 1875	·03	Slight thunder-storm, with very light rain, inappreciable in quantity, have cooled the temperature considerably. No alteration. Rain is wanted to allow the ground to be broken for future crops.
	41 Lohardugga, 8th May 1875	·64	Weather cloudy, with easterly and southerly winds; sharp storms on the 6th from the north-east. The weather has been favorable for agricultural operations, but the <i>mosaic</i> flower has been greatly damaged by the east winds. Small-pox still prevalent, and a few sporadic cases of cholera reported from Palamow.
	42 Singbhoom, 7th May 1875	1·38	Seasonable weather. Heavy storm, with much rain, on the 3rd instant. No crops. District healthy.
	43 Manbhoom, 8th May 1875	1·68	Rain has fallen, and the weather has been cool and pleasant. The sub-divisional officer reports want of more rain. Throughout the district generally the crops on the ground—of no great importance—are doing well. Owing to the late rain, there are signs of the land being prepared for cultivation.

\* Telegram of the 10th May, received on the same day, shows rainfall during the seven days immediately preceding.

Published for general information.

CALCUTTA, STATISTICAL DEPT.,  
Th- 11th May 1875.

R. KNIGHT,  
Asst. Secy. to the Govt. of Bengal.

## Weekly Report of Rainfall compiled at the Meteorological Reporter's Office.

Div. or.	DISTRICT.	STATION.	Rain from 1 <sup>st</sup> to 24 <sup>th</sup> April 1875.	Rain from 25 <sup>th</sup> April to 1 <sup>st</sup> May 1875.	RAIN FROM 1 <sup>ST</sup> JANUARY 1875.		REMARKS.
					Inches.	Up to date.	
BENGAL.							
	WESTERN DISTRICTS.		Inches.	Inches.		1875.	
BUREWAS.	Burdwan	Burdwan	0.33	5.16	11.28	1 <sup>st</sup> May,	
		Cutwa	0.33	1.64	6.39	ditto	
		Gulna	0.16	3.21	6.42	ditto	
	Burdwan	Bond-hood	0.25	1.18	5.46	ditto	
		Baneerunge	0.56	0.75	4.59	ditto	
		Jehanabad	Nil	1.02	4.39	ditto	
	Bankoora	Bankoora	0.28	0.77	2.22	ditto	
	Beerbhoom	Sooree	0.77	0.08	4.42	ditto	
		Hetampore	1.59	0.70	6.11	ditto	
	Midnapore	Midnapore	0.04	1.99	2.80	ditto	Not rec. 11 <sup>th</sup> to 17 <sup>th</sup> April.
		Tumlook	Nil	3.05	4.23	ditto	
	Midnapore	Gurbeta	0.10	2.23	3.90	ditto	
		Contai { Dy. Collr.'s Office	Not rec.	2.72	2.32	ditto	Not rec. 18 <sup>th</sup> to 24 <sup>th</sup> April.
	Hooghly	Contai { Exe. Engr.'s Office	1.15	2.12	3.45	ditto	
		Hooghly	Nil	1.38	4.25	ditto	
	Howrah	Serainpore	Nil	2.40	6.21	ditto	
		Howrah	Howrah	0.13	2.04	5.19	ditto
	PRESIDENCY.	24-Pargunnah	Saugor Island	0.70	1.61	2.81	ditto
Calcutta			0.01	3.14	5.45	ditto	
Alipore { Dispensary			Nil	3.15	6.59	ditto	
Alipore { Jail			Nil	3.24	7.17	ditto	
Ruaseerhat			Nil	2.76	6.35	ditto	
Baraset			Nil	1.74	6.24	ditto	
Diamond Harbour			Nil	2.05	3.42	ditto	
Barriopore			Nil	1.35	2.50	ditto	
Satkhira			Nil	5.53	11.86	ditto	
Barrackpore			Nil	3.20	6.48	ditto	
Dum-Dum			Nil	3.04	6.11	ditto	
Nuddea		Kishnaghur	0.25	1.94	4.23	ditto	
		Bongong	Nil	2.25	7.90	ditto	
		Mohorapore	0.18	Not rec.	5.70	24 <sup>th</sup> April	
		Choudanagah	0.15	0.40	4.20	1 <sup>st</sup> May	
		Konshita	1.48	2.62	8.86	ditto	
Jessore		Raughat	Nil	4.75	8.71	ditto	
		Jessore	Nil	0.71	6.15	ditto	
		Narail	Nil	0.65	5.91	ditto	
		Khoolna	Nil	1.40	5.30	ditto	
		Jhemda	0.47	1.80	5.39	ditto	
RAJSHAHY.	Moorshedabad	Bagairhat	Nil	2.28	6.42	ditto	
		Maguorah	0.11	0.37	7.80	ditto	
		Berhampore	0.07	0.23	4.62	ditto	
		Rampore Haut	0.12	Nil	4.21	ditto	
		Lalbagh	Nil	0.64	3.39	ditto	
	Dinagapore	Jungypore	Nil	0.06	3.04	ditto	
		Azumunge	Nil	0.51	3.41	ditto	
		Lalcolia	Nil	0.24	4.4	ditto	
		Kandee	0.10	0.20	2.19	ditto	From 14 <sup>th</sup> March 1875
		Dinagapore	2.75	0.11	3.91	ditto	
	Maldah	Maldah	0.30	0.22	1.65	ditto	
		Chanchal	0.05	0.10	1.31	ditto	
		Baibah	Nil	0.29	4.08	ditto	
	Rajshahye	Nattore	2.30	0.71	8.78	ditto	
		Rangpore	0.61	2.13	4.58	ditto	
	Bogra	Bhowanigunge	Nil	Nil	4.15	ditto	
		Bogra	0.67	0.68	5.22	ditto	
	Pabna	Pabna	0.41	1.22	6.51	ditto	
		Serajgunj	0.20	0.98	4.11	ditto	
COCH BEHAR.	Darjeeling	Darjeeling { Telegraph Office	Not rec.	Not rec.	4.97	31 <sup>st</sup> Mar.	
		Darjeeling { Hospital	0.39	0.97	6.78	1 <sup>st</sup> May	
	Jalpigoree	Jalpigoree	0.10	4.75	10.21	ditto	
		Buxa	Nil	0.11	1.37	ditto	
		Buxa { Commissioner's Office	0.30	6.07	10.74	ditto	
		Buxa { Civil Surgeon's Office	0.30	6.46	24.48	ditto	
	Cooch Behar Tributary States	Titalya	1.58	1.01	6.25	ditto	
		Cooch Behar	Nil	4.67	8.48	ditto	

DISTRICT.	STATION.	Rain from 18th April to 24th April 1875.	Rain from 26th April to 1st May 1875.	Rain from 1st JANUARY 1875.	Inches. Up to date.	REMARKS.
BENGAL—(Continued.)						
EASTERN DISTRICTS.		Inches.	Inches.	1875.		
Dacca	Dacca... { Telegraph Office	0.26	1.11	6.18	1st May	Not rec. 21st to 27th Mar.
	{ Hospital	0.28	0.33	5.44	ditto	
	Moonsheeunge	0.70	0.48	5.10	ditto	
Fureedpore	Manickgunge	0.70	3.51	6.43	ditto	Ditto ditto.
	Fureedpore	Nil	2.40	6.68	ditto	
	Goalundo	Nil	1.42	7.47	ditto	
Backergunge	Madaripore	Nil	1.20	9.27	ditto	
	Burrial	Not rec.	Not rec.	4.04	3rd April	
	Perzepore	ditto	ditto	3.92	ditto	
Mymensingh	Patoakhally	ditto	ditto	4.14	ditto	
	Dowlatkhan	ditto	ditto	3.08	ditto	
	Mymensingh	2.09	1.84	11.26	1st May.	
Chittagong	Jamulpore	1.00	0.55	8.13	ditto	
	Atia	0.79	0.40	5.68	ditto	
	Kishoregunge	0.69	2.17	15.39	ditto	
Noakholly	Chittagong { Telegraph Office	0.10	5.70	11.70	ditto	
	{ Jail	0.11	0.86	13.95	ditto	
	Cox's Bazar	0.10	8.63	11.30	ditto	
Tipperah	Noakholly	0.12	5.71	8.95	ditto	
	Comillah	0.49	1.40	12.50	ditto	
	Brahmunberiah	0.66	1.91	16.91	ditto	
Chittagong Hill Tracts	Rungamatee Hill	0.11	3.10	8.56	ditto	
Hill Tipperah	Hill Tipperah	1.86	5.07	18.39	ditto	
BEHAR.						
Patna	Patna	Nil	Nil	1.50	ditto	
	Behar	0.10	Nil	1.32	ditto	
	Barh	Nil	Nil	0.53	ditto	
Gya	Dinapore { Jail	Nil	Nil	1.40	ditto	
	{ Cantonment	Nil	Nil	1.12	ditto	
	Gya	Nil	Nil	1.60	ditto	
Shahabad	Arrangabad	0.32	Not rec.	1.24	24th April	
	Jehanabad	Nil	Nil	2.12	1st May.	
	Jehanabad	Nil	Nil	1.29	ditto	
Muzafferpore	Arrah	Nil	Nil	1.06	ditto	
	Sasaram	Nil	Nil	1.41	ditto	
	Buxar	Nil	Nil	0.72	ditto	
Durbhunga	Bhimbah	Nil	Nil	0.99	ditto	
	Mornfleppore	Not rec.	1.01	2.28	ditto	Not rec. 11th to 24th April
	Hajepore	ditto	Nil	1.36	ditto	Ditto ditto.
Chumpana	Seetamarhee	ditto	1.40	2.34	ditto	Ditto ditto.
	Durbhunga	0.11	0.1	0.68	ditto	
	Mudhoobunnee	0.46	3.19	5.36	ditto	
Monghyr	Tajpore	Nil	0.30	1.20	ditto	Not rec. 31st Jan. to 20th Feb.
	Chupra	Nil	0.50	1.43	ditto	
	Sewan	Nil	.28	1.53	ditto	
Bhagulpore	Motiharee	0.50	0.85	2.08	ditto	Not rec. 4th to 16th April
	Bettiah	Nil	4.30	5.20	ditto	
	Monghyr	Nil	Nil	1.52	ditto	
Bhagulpore	Begoo Serai	0.68	0.25	1.40	ditto	Not rec. 21st to 27th Mar.
	Jamsoore	Nil	Nil	1.00	ditto	
	Bhagulpore	0.16	0.42	1.77	ditto	
Purneah	Sooool	Nil	0.27	0.61	ditto	
	Muddelipoora	0.70	0.90	2.86	ditto	
	Banka	Nil	0.51	2.17	ditto	
Sonthal Pergunnahs.	Sonbursa	0.26	1.10	2.05	ditto	
	Purneah	Nil	0.51	1.19	ditto	
	Kusengunge	Nil	1.31	2.41	ditto	
Sonthal Pergunnahs.	Arrareah	0.03	0.80	2.20	ditto	
	Nya Doomka	0.57	Nil	4.05	ditto	
	Rajmehal	Not rec.	Not rec.	0.50	10th April	
Sonthal Pergunnahs.	Deoghur	ditto		1.40	1st May	Not rec. 28th Mar. to 10th April and 18th Mar. to 24th April.
	Jamtara	ditto	Not rec.	1.30	10th April	Not rec. 28th Mar. to 3rd April.
	Godda	Nil	0.25	1.19	1st May	Ditto ditto.

DISTRICT.		STATION.	Rain from 18th April to 24th April 1875.	Rain from 25th April to 1st May 1875.	RAIN FROM 1st JANUARY 1875.		REMARKS.	
			Inches.	Inches.	1875.			
ORISSA.	Cuttack	Telegraph Office	0.20	1.30	2.90	1st May		
		Hospital	47	1.62	3.57	ditto		
		Jajpore	3.30	Not rec.	5.20	24th April		
		Kendraparah	Nil	ditto	2.20	ditto		
		Jagatsingapore	0.30	ditto	0.60	ditto		
		False Point	0.10	0.70	3.65	1st May		
	Pooree	Pooree	0.02	0.38	2.55	ditto		
		Kheordah	0.04	0.27	1.97	ditto		
	Balasore	Balasore	Nil	1.71	5.01	ditto		
		Bhuddruck	Nil	0.37	1.04	ditto		
Jalassore		Nil	2.90	3.01	ditto			
Seroh		0.38	0.99	4.10	ditto			
Cuttack Tributary	Mehals	Chambhally	Nil	0.00	1.02	ditto		
		Sunulpore	0.24	Nil	1.18	ditto		
CHOTA NAGPORE.								
SOUTH-WESTERN FRONTIER AGENCY.								
Hazareebagh	{	Hazareebagh	Jail	0.03	Nil	3.65	ditto	
		Dispensary	0.04	Nil	3.54	ditto		
		Pachumba	0.20	Nil	2.22	ditto		
Lehardingga	{	Batehee	0.11	0.90	4.29	ditto		
		Palamow	Nil	Nil	1.62	ditto		
Singhpoon		Chybasan	0.73	0.04	4.49	ditto		
Manbhoom	{	Purnia	0.18	0.14	2.42	ditto		
		Gowindpore	0.30	Not rec.	3.11	24th April		
ASSAM & ADJACENT HILLS.								
Cachar, Sylhet	{	Sylhet	Not rec.	19.86	41.37	1st May	Not rec. 18th to 24th April	
		Seemangor	1.61	Not rec.	27.72	24th April		
		Golaghat	0.05	ditto	14.40	ditto		
		Jorchan	0.71	ditto	17.90	ditto		
		Nazeerab	0.97	ditto	26.10	ditto		
		Deopante	1.06	ditto	23.58	ditto		
		Hattierponte	0.92	ditto	23.16	ditto		
		Mazongah	1.13	ditto	22.50	ditto		
		Santock	0.78	ditto	24.63	ditto		
		Cherdoo	0.49	ditto	27.99	ditto		
Bengal	{	Bengal	Nil	ditto	1.46	ditto		
		Axyat	1.60	6.90	8.96	1st May		

CALCUTTA  
The 8th May 1875.

W. G. WILLSON.  
Offg. Meteorological Reporter to the Govt. of Bengal.

## Meteorological Telegraphic Report for the period 2nd to 8th May 1875.

Date		Barometer reduced to 32°.	Barometer reduced to sea-level.	THERMOMETER.		Humidity Sat. 100.	WIND		Rain.	Clouds.	Weather.
				Dry.	Wet.		Direction.	Velocity.			
May	2nd	10	29.744	29.763	88.8	81.3	67	S by E			Seeds.
		16	29.643	29.661	90.5	80.5	63	S			Seeds.
	3rd	10	29.873	29.891	81.0	75.9	78	E	1.01	CS	
		16	29.724	29.742	87.6	77.2	61	S by E		K	
	4th	10	29.821	29.839	83.0	77.2	73	S S E	0.32	K	
		16	29.679	29.681	89.5	78.5	69	S		K	
	5th	10	29.764	29.782	84.1	77.0	71	K S E	0.10	CK	
		16	29.612	29.630	90.0	77.5	64	S S W		K	
	6th	10	29.740	29.758	86.7	81.0	77	E		CS	
		16	29.629	29.647	86.0	76.6	62	E S E		CK	
	7th	10	29.727	29.745	87.0	80.0	72	E		K	
		16	29.619	29.637	83.0	76.0	71	S S W		K	
	8th	10	29.685	29.703	87.0	80.2	72	S by E		K	
		16	29.551	29.569	91.5	79.8	67	S S E		CS	
NATOUR ISLAND.	2nd	10	29.773	29.779	83	82	76	S	17.7	K	b. m.
		16	29.043	29.080	68	82	76	S S E	10.2	N	m. scuds.
	3rd	10	29.857	29.863	87	78	65	E S E	12.7	CK	b. r.
		16	29.720	29.732	87	78	67	S S E	12.6	KS	b. r.
	4th	10	29.832	29.838	85	79	75	S E	4.4	1.00	KS
		16	29.703	29.710	87	79	68	S	10.2	KS	b. r.
	5th	10	29.703	29.709	88	77	64	N E	5.8	N	b. r. scuds.
		16	29.644	29.650	87	80	72	S S E	10.3	KS	b. r.
	6th	10	29.723	29.729	87	81	78	S	6.3	N	b. r.
		16	29.635	29.641	86	79	75	S E	10.4	N	b. r.
	7th	10	29.722	29.728	88	80	75	S S E	3.5	N	b. r.
		16	29.634	29.640	87	81	76	S S E	9.8	N	b. r.
	8th	10	29.690	29.696	87	80	72	S S E	8.8	N	b. r.
		16	29.587	29.593	88	80	69	S S E	9.5	KS	b. r.
TANORE.	2nd	10	29.926	29.931	71	70	64	W	6.3	1.00	N
		16	29.681	29.773	81	72	62	N N E	9.0	CK, C	b. r.
	3rd	10	29.830	29.832	84	76	67	S W	2.3	CK, KS	b. r.
		16	29.680	29.772	87	79	68	W S W	1.0	CK, KS	m.
	4th	10	29.743	29.835	87	79	68	S S E	2.4	CK	b. r.
		16	29.690	29.752	88	80	75	S W	6.1	CK	b. r.
	5th	10	29.713	29.805	85	78	71	E	2.1	CK, KS	b. r.
		16	29.608	29.701	82	78	82	N N E	7.6	CK	b. r.
	6th	10	29.694	29.795	84	77	71	N N E	1.7	K, CK	b. r.
		16	29.598	29.686	87	77	61	S W	3.4	CK	b. r.
	7th	10	29.670	29.762	83	76	61	E N E	1.7		b. r.
		16	29.588	29.680	86	76	72	S W	6.7		b. m.
	8th	10	29.670	29.762	88	78	68	S E	5.3	K	b. m.
		16	29.588	29.680	84	77	71	S E	15.0	K, KS	m.
	1st	10	29.831	29.881	04	78	46	S W by S	12		b.
		16	29.692	29.692	01	80	60	S E by S	15		b.
	2nd	10	29.801	29.831	06	77	39	S W by S	8		b.
		16	29.672	29.702	01	77	50	S E	10		b.
	3rd	10	29.824	29.854	04	77	35	W	7		b.
		16	29.688	29.710	03	80	64	S E	11		b.
	4th	10	29.799	29.829	08	76	33	W S W	13		b.
		16	29.673	29.703	01	78	53	S E by S	9		b.
	5th	10	29.770	29.800	03	76	43	W S W	11		b.
		16	29.616	29.646	02	78	51	S E	13		b.
	6th	10	29.718	29.748	05	78	44	S W by W	13		b.
		16	29.589	29.619	04	79	49	S E by S	13		b.
	7th	10	29.759	29.789	08	74	31	N	12		b.
		16	29.638	29.668	03	77	45	S E	12		b.
	2nd	10	29.645	29.720	01	81	63	S W	9.8		b.
		16	29.510	29.621	02	80	57	N E	9.1	K, CK, NC	b.
	3rd	10	29.751	29.831	07	78	65	S E	6.3	CK	b.
		16	29.618	29.720	07	78	65	S S W	6.8	0.30	N
	4th	10	29.708	29.790	07	79	68	S E	3.7		b.
		16	29.513	29.624	02	79	51	S	4.9	KN	b.
	5th	10	29.658	29.740	06	77	61	E	2.6	0.30	K, CK
		16	29.627	29.698	02	80	67	S S E	4.7		b.
	6th	10	29.600	29.697	02	81	60	S S E	2.9	CK, C	b.
		16	29.553	29.634	70	72	81	W S W	8.8	0.40	K, S
	7th	10	29.610	29.711	08	77	61	E	1.1		b.
		16	29.527	29.608	02	78	51	E S E	3.7	CK, C	b.
	8th	10	29.584	29.635	00	81	66	S	1.4	KS, C	b.
		16	29.469	29.550	01	81	65	S S E	6.6	CK	b.
	2nd	10	29.861	29.885	85	74	71	N E	4.1	0.60	b.
		16	29.747	29.878	87	74	65	S W	6.3		b.
	3rd	10	29.834	29.915	86	79	75	E	2.8		b.
		16	29.734	29.755	87	78	65	W	5.5		b.
	4th	10	29.821	29.842	87	78	65	E	1.5		b.
		16	29.727	29.748	87	80	72	W S W	5.0		b.
	5th	10	29.781	29.802	86	78	68	E S E	2.8		b.
		16	29.657	29.678	87	79	64	W	4.3		b.
	6th	10	29.764	29.785	87	78	65	N E	2.5		b.
		16	29.647	29.658	88	80	60	W S W	0.5		b.
	7th	10	29.758	29.779	87	78	65	S E	1.7		b.
		16	29.609	29.690	86	80	75	S	4.4		b.
	8th	10	29.733	29.775	81	78	86	E S E	3.3	0.40	b. d.
		16	29.645	29.685	83	79	83	S	5.8		b. d.

\* Velocity of wind in miles per hour

CALCUTTA.

The 8th May 1875.

W. G. WILLSON,

Offg. Meteorological Reporter to the Govt. of Bengal.





*Mean Pressures and Temperatures of the preceding Table reduced to Sea-level, with Anemometric Results and Observations of Sky Serenity.*

STATIONS	Barometric pressure reduced to sea-level	Mean reduced	Wind.								Percentage and Resultant.	Serenity
			North	South	South-west.	West.	North-west.	Percentage and Resultant.				
Fort Blair	29.900	80.6	36	3	1	1	5	80 N, 34 E	67.2	8.37		
Nancowry	29.927	79.7	36	10	1	1	1	91 N, 61 E	2.03	6.05		
Madras	29.901	78.6	20	19	4	1	1	62 N, 61 E	18.34			
Vizagapatam	29.903	76.4	2	5	29	41	6	46 S, 46 E	45.0	9.13		
Akyab	29.936	72.5	19	1	1	2	22	71 N, 9 W	11.1	9.58		
False Point	30.024	70.6	12	1	17	9	6	25 N, 67 E				
Cuttack	29.992	71.5	1	1	7	17	11	3 S	42.3	9.24		
Saugor Island	29.985	72.0	33	4	5	23	29	25 N, 23 W		5.29		
Chittagong	29.992	71.6	34	1	2	16	34	66 N, 69 W	117.4	9.78		
Calcutta	29.985	72.6	18	18	5	8	12	31 N, 33 W	4.0			
Burdwan	29.982	69.7	8	4	1	3	6	45 N, 68 W	58.0	8.18		
Jessore	29.976	69.0	8	1	1	1	6	62 N, 46 W	57.0	6.79		
Dacca	29.976		15	1	3	16	18	49 N, 84 W	55.8	9.00		
Silchar	30.023	6		16	11	7	7	32 S, 18 E	62.2	7.54		
Hasnareebagh	29.980	69.1		2	3	8	20	70 N, 53 W	137.0	7.73		
Berhampore	29.994	69.6	1	3	4	1	6	63 N, 67 W		6.75		
Gya	29.989	69.7		3	7	3	9	45 S, 18 W	61.7	8.05		
Patna	30.006	67.4	1	1	2	4	15	36 S, 80 W	95.2	7.92		
Monghyr	29.981	67.1	2	2	1	2	18	73 S, 78 W	65.1	6.77		
Purneah		64.8			3	6	11	72 S, 76 W		8.57		
Darjeeling			1	17	15	12	21	31 S, 37 W		3.27		
Neelgaugor	30.000	62.0	7	17	15	3	1	47 N, 64 E	47.6	3.79		
Goolpara	29.964	70.1	1	3	15	2	3	14 N, 66 W	62.1	9.32		
Benares	29.975	66.5	3	3	3	4	11	49 N, 84 W	1.81	7.69		
Boorkee	30.005	62.4	1	2	2	3	6	26 N, 47 W	71.3	6.79		

## NOTE.

**Barometric Pressure.**—The pressures in column 2 of the above table for all stations below 500 feet, are reduced from those given in column 3 of the table on the previous page, by adding the weight of a column of air of the temperatures given in column 17. For stations above 500 feet elevation the reduction is made by Dippel's tables, as given in Guyot's "Meteorological and Physical Tables." The temperatures at the sea-level are taken from column 3 of the above table.

**Temperature.**—The temperatures in column 3 are reduced from those in column 17 on the preceding page by adding 1° Fahr. for every 450 feet.

**Wind Resultant.**—The resultant wind direction and its comparative predominance are calculated from the whole number of wind observations recorded during the month. The relative predominance in any direction of the resultant is given as a percentage of the whole number of observations. The direction is computed in the usual way by Lambert's formula.

**Serenity.**—This column gives the average proportion of unclouded sky; a cloudless sky being indicated by 10, and one completely overcast by 0.

The above, being all comparable, afford the data for constructing a meteorological chart for the month, which shall show the isobaric and isothermal lines and the resultant wind directions, which last may be represented by arrows of varying length, proportioned to the prevalence of the wind. To these may be added the rainfall from the previous tables.

CALCUTTA,

The 8th May 1875.

W. G. WILSON.

Offg. Meteorological Reporter to the Govt. of Bengal.



The tobacco under "Private trade" shows a decrease of 16,740, as compared with the corresponding month

0.550

212

1 2 3 4 5

190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482	483	484	485	486	487	488	489	490	491	492	493	494	495	496	497	498	499	500	501	502	503	504	505	506	507	508	509	510	511	512	513	514	515	516	517	518	519	520	521	522	523	524	525	526	527	528	529	530	531	532	533	534	535	536	537	538	539	540	541	542	543	544	545	546	547	548	549	550	551	552	553	554	555	556	557	558	559	560	561	562	563	564	565	566	567	568	569	570	571	572	573	574	575	576	577	578	579	580	581	582	583	584	585	586	587	588	589	590	591	592	593	594	595	596	597	598	599	600	601	602	603	604	605	606	607	608	609	610	611	612	613	614	615	616	617	618	619	620	621	622	623	624	625	626	627	628	629	630	631	632	633	634	635	636	637	638	639	640	641	642	643
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11141111-151

1964	1965	Total	Total	Total of	1964	1965	Total
				months			
12	12	24	24	48	12	12	24
2	2	4	4	8	2	2	4







Rafts of timber.	
Logs 61	
Rafts of bamboo,	
No. 380	
Passengers, No. 6,936	
Demurrage, &c. ...	
Boats passed free...	
Total	
Total of same month	
last year	
Grand Total	
Grand Total of same	
month last year	

23 0 0  
1 7 3  
35 10 11  
15 6 9  
.....

Misc

12  
13

Pri ate  
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12

2,5

2,7 9

1 2

361

404 2,75,626

5,106 10

8

A ton of goods was carried on the average  
was 16 miles.

## PUBLIC WORKS DEPARTMENT, IRRIGATION BRANCH BENGAL.

## SOUTH WESTERN CIRCLE.

• *Statement showing the Total Amount of Traffic on the Hughellee Tidal Canal* 5 of Mar 875  
 LENGTH OF CANAL OPEN—29 MILES.

PR TE AFFIC.										RES		ATERIALS FOR I				ATION WORKS.				ABSTRACT				
Nature cargo	Weight of cargo	me g.	M	id.	Tons.	AGE OF VATA.	Ton mileage.	Tollage.	Rate of toll per ton mile.	Number of boats.	N of	ORIGINATE	TGNMAG BOAT	Ton mileage.	Tollage.	Rate of toll per ton mile	Number of boats.	Nature of traff.	Val cargo.	Val for	Tonnage.	Ton mileage.	Rate of toll per ton mile.	REMARKS.
29 Paddy	567	ds.						81	8 6															
8 Rice	135							4	4 6															
9 Pottery	167							11	3 8															
9 Tamarind	282							11	3 8															
1 Plantain	10							0	14 6															
1 Potatoes	2							1	2 6															
1 Cocanutt	250.							0	14 7															
1 Sugar	8							1	0 2															
3 Tobacco	175							9	4 6															
2 Retel	20							1	15 8															
1 Nuts	10							0	9 0															
1 Salt	175							3	1 6															
16 Miscellaneus	435							1	3 2 4															
1 Coal	39							4	5 6															
1 Stone lime	100							3	7 0															
8 Bank co. No	400							6	3 0															
3 Hirtal d.								0	5 8															
1 Sugarcane	8							3	7 0															
2 Sundrie Res.								5	4 0															
7 Straw								5	13 0															
124.								12	4 0															
7 Passeng boat								12	4 0															
98 Empty str.								12	4 0															
2 Mata	435							0	13 8															
1 Plank, No. 40	60							2	13 3															
8 Glooting lime	130							0	1 8															
8 Timber bat	65							0	1 8															
1 Vegetab	4							0	1 8															
213 Tot	8,640							13,308																
643 Total same																								
mon																								
last																								
year																								

repairs throughout the month. Hence the falling off in the receipts.



Range No. 1 Canal was closed for

0 13  
4 8  
5

Passengers, No. 35	
Number, No. 39	
Total	
Total of same month last year	
Grand Total	8,240 19,398 35,216
Grand Total of same month last year	

# ABST A

THIS YEAR

To end  
of month

Rs. A.	R-
14,311 8	4,125
2,381 6	10
701 12	170
18,434 10	4,405

3,652 7 6	45,404 1 0	6,104 10 8	85,193 5 5
410 9 6	61,538 10 6	30,4 5 9	25,009 0 3
8,063 1 2	97,164 11 6	14,131 0 5	83,402 5 8
5,809 11 7	1,16,589 6 1	18,533 6 9	8,098 0 9

Kendu  
High  
Falls

Water  
Falls

Th  
ay

Offg.  
G. A. SEAR, *Act. Col., S.C.,  
Secretary to the Government of Bengal,  
in the P. W. Dept., Irrigation Bra*

1,23

2

35:

22

**Results of the Meteorological Observations taken at the Surveyor-General's Office,  
Calcutta, from 1st to 7th May 1875.**

Month.	Date.	Mean reduced barometer.	THERMOMETER.			Mean dry bulb.	Mean wet bulb.	Computed mean dew-point.	Mean degree of humidity.	WIND.			Rain.	Moon's phases.	GENERAL REMARKS.
			Highest reading.	Lowest reading.	Max. solar radiation.					Prevailing direction.	Max. pressure.	Daily velocity.			
Day.	1st	Inches.	°	°	°	°	°	°			H.	Miles	In.		
	1st	29.654	92.4	82.4	139.0	86.5	81.3	78.2	0.77	S & S S W	5.0	385.5	...	...	Sends. High wind from 7½ A.M. to 7 P.M. Drizzled at 10½ P.M.
	2nd	731	98.0	72.5	140.0	83.9	78.2	74.2	.71	S S E & S	11.0	300.0	0.95	...	Sends & overcast. High wind from 2 to 7½ P.M. Drizzled at 2 A.M. Thunder, lightning, and rain from 7 to 11 P.M.
	3rd	804	80.5	72.9	136.5	80.5	73.9	69.3	.7	Variable	3.0	203.3	0.39	...	Clouds of different kinds. Brisk wind from midnight to 8 A.M. Thunder at 8 and 9 P.M. Lightning from 7 to 11 P.M. Slight rain at midnight, 3½, 6 A.M., 5, 7 & 8 P.M.
	4th	765	90.0	75.0	138.5	81.3	75.6	71.6	.73	E N E & variable	2.0	140.4	0.16	...	Overcast and cumuli. Lightning from 7 to 10 P.M. Thunder at 9 P.M. Rain between 8 and 9 P.M.
	5th	709	90.0	74.0	138.0	81.5	75.3	71.0	.71	Variable.	...	72.3	...	...	Strat. ni. cirrocumuli and cumuli. Thunder at 6½ & 9½ P.M. Lightning at 6½, 9 & 10 P.M.
	6th	609	80.7	77.0	131.0	81.0	76.1	73.2	.75	E & E S E	1.0	51.0	...	...	Cirrocumuli and cirri. Sudden lightning on north at 4 P.M. Thunder from 10 to noon. Drizzled at 11 & noon.
	7th	676	91.0	77.0	140.0	82.2	77.1	74.0	.77	E S E, E & S S E	1.2	53.2	...	...	Clear and cumuli. Thunder from 2½ to 4 P.M. Drizzled at 4 P.M.

The mean barometer as likewise the dry and wet bulb thermometer means are derived from the twenty-four hourly observations made during the day.

The dew-point is computed with the Greenwich constants. The figures in column 10 represent the humidity of the air, the complete saturation of which being taken at unity. The receiver of the lower rain gauge is 1½ feet, and that of the anemometer 70 feet 10 inches above the level of the ground. The velocity of wind, as indicated by Robinson's anemometer, is registered from noon to noon.

The extreme variation of temperature during the past seven days	...	20.5
The maximum temperature during the past seven days	...	93.0
The maximum temperature during the corresponding period of the past year	...	98.5
The mean humidity during the past seven days	...	0.74
The mean humidity during the corresponding period of the past year	...	0.70
		Inches.
The total fall of rain from 1st to 7th	by lower rain gauge	1.49
	by anemometer gauge	1.21
Ditto ditto ditto, average of twenty-one previous years	...	1.14
Ditto ditto between the 1st January and the 7th May	...	6.94
Ditto ditto ditto, average of twenty-one previous years	...	6.51

GOPERNATH SEN,

In charge of the Observatory.

The 10th May 1875.

## Weekly Return of Traffic Receipts on Indian Railways.

## CALCUTTA AND SOUTH-EASTERN STATE RAILWAY.

*Approximate Return of Traffic for week ended 1st May 1875, on 28 miles open*

	COACHING TRAFFIC				MERCHANDISE AND MINERAL TRAFFIC				Total receipts.
	Number of passengers	Coachings received		Weight carried.	Receipts				
		Rs.	A. P.		Mds. Srs.	Rs.		A. P.	
Total traffic for the week	7,629	1,100	0 0	110 6 0	16,730 0	671	0 0	177 2 0	
Or per mile of railway	272	39 0 0	3 18 0	3 60 6	599 6	24 0 0	2 8 0	6 6 0	
For previous 17 weeks of half-year	153,634	21,063	0 0	2,103 6 0	3,29,809 0	10,749	0 0	3,186 2 0	
Total for 18 weeks	161,263	22,163	0 0	2,213 6 0	3,37,539 0	11,419	0 0	3,357 4 0	
COMPARISON.									
Total for corresponding week of previous year	7,242	1,090	13 6	108 1 9	15,803 20	462	0 3	156 5 9	
Per mile of railway, corresponding week of previous year	269	38 9 7	3 17 2	3 17 2	492 30	17 8 5	1 14 5	5 11 7	
Total to corresponding date of previous year	153,951	21,677	9 5	2,167 15 0	3,45,667 6	12,037	8 6	3,072 10 0	

## EAST INDIAN RAILWAY—MAIN LINE.

*Approximate Return of Traffic for week ended 1st May 1875, on 1,279 $\frac{3}{4}$  miles open*

		Rs.	A. P.	£	s. d.	Mds. Srs.	Rs.	A. P.	£	s. d.	£	s. d.
Total traffic for the week	178,261	1,71,512	8 6	16,088	12 12	9,591 0 20	70,153	10 6	51,154	15 0	47,463	7 1
Or per mile of railway	139	132 2 4	2 11 5	12 11 5	7 50 20	7 50 20	54 10 9	39 9 9	39 9 9	37 1	37 1	37 1
For previous 16 weeks of half-year	2,912,825	31,00,120	12 1	280,660	3 10	1,52,70,000 20	61,32,138	3 9	58,531	5 5	87,161	13
Total for 17 weeks	2,101,086	32,33,632	5 5	306,760	2 10	1,52,80,501 0	61,71,791	13 9	61,855	15 5	91,762	1 1
COMPARISON.												
Total for corresponding week of previous year	128,040	1,61,644	3 8	14,817	7 5	15,26,943 20	7,09,434	14 6	61,650	12 5	72,848	0 5
Per mile of railway, corresponding week of previous year	126	126 4 11	11 11 7	11 11 7	11 11 7	11 11 7	55 5 7	55 5 7	60 16 3	62 7 10	62 7 10	62 7 10
Total to corresponding date of previous year	1,992,458	28,79,765	7 10	263,978	10 0	1,54,68,035 10	1,13,10,023	1 5	10,07,002	10 8	12,61,881	0 1

\* Deducted Rs. 10,000, amount of Hooghly Bridge tolls payable to Government, on account of previous week.

## EAST INDIAN RAILWAY—SUBBULPORE LINE.

*Approximate Return of Traffic for week ended 1st May 1875, on 22 $\frac{1}{4}$  miles open*

		Rs.	A. P.	£	s. d.	Mds. Srs.	Rs.	A. P.	£	s. d.	£	s. d.
Total traffic for the week	19,904	13,528	2 0	1,201	15 0	77,702 0	19,147	8	13,143	15 7	13,143	15 7
Or per mile of railway	880	599 9 1	5 0 5	5 0 5	5 0 5	5 0 5	863 8 0	863 8 0	599 9 1	599 9 1	599 9 1	599 9 1
For previous 16 weeks of half-year	28,012	1,76,351	13 9	16,830	8 5	15,16,075 10	4,57,066	9 6	40,139	13 3	70,140	0 2
Total for 17 weeks	47,916	3,49,660	0 6	32,059	3	15,94,078 10	4,81,159	1 6	43,292	8	43,292	8
COMPARISON.												
Total for corresponding week of previous year	5,302	12,955	2 0	1,186	10 11	1,42,502 0	41,473	15 6	3,979	13	5,160	7 0
Per mile of railway, corresponding week of previous year	236	57 15 7	5 6 0	5 6 0	5 6 0	5 6 0	184 0 0	184 0 0	17 15 2	23 1 9	23 1 9	23 1 9
Total to corresponding date of previous year	88,898	3,06,854	14 5	28,107	12 7	2,32,1,321 10	6,00,884	0 0	58,106	1 0	86,236	13 7

## NALHATI STATE RAILWAY.

*Approximate Return of Traffic for week ended 1st May 1875, on 27 $\frac{1}{4}$  miles open*

		Rs. A. P.	£ s. d.	Mds. Srs.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week	1,521	1,100 0 0	110 0 0	5,280 0	418 0 0	41 16 0	151 16 0
Or per mile of railway	56	40 0 0	4 0 0	184 0	15 8 0	1 11 0	5 11 0
For previous 17 weeks of half-year	27,848	20,133 0 0	2,013 0 0	1,18,903 0	8,807 0 0	889 14 0	2,003 0 0
Total for 18 weeks	29,369	21,233 0 0	2,123 0 0	1,24,190 0	9,315 0 0	931 10 0	2,054 16 0
COMPARISONS.							
Total for corresponding week of previous year	1,428	1,063 10 5	106 5 5	10,480 20	775 5 5	77 10 5	183 15 8
Or mile of railway, corresponding week of previous year	52	39 0 0	3 18 0	384 24	28 7 2	2 16 11	6 14 11
Total to corresponding date of previous year	26,420	20,341 13 8	2,034 5 9	1,46,153 20	10,577 7 0	1,051 14 10	2,085 18 7





# The Calcutta Gazette.

WEDNESDAY, MAY 12, 1875.

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## PART I.

Orders and Notifications by the Lieut.-Governor of Bengal, the High Court, Government Treasury, &c.

### ORDERS BY THE LIEUTENANT-GOVERNOR OF BENGAL.

#### REVENUE AND GENERAL DEPARTMENTS.

No. 14120.S

**GENERAL.**—*The 27th April 1875.*—Mr. Anthony Patrick MacDonnell, M.A., Acting Magistrate and Collector of the district of Durranga, selected for special duty, is relieved of the charge of that district.

*The 2nd May 1875.*—Mr. Edwyn Samuel Moseley, Joint-Magistrate and Deputy Collector, Nuldea, is appointed to act, until further orders, as Magistrate and Collector of Durranga.

Mr. Charles Edward Buckland, M.A., acted as a Joint-Magistrate and Deputy Collector of the Second Grade from the 11th February last, the date on which Mr. J. C. Veasey joined his appointment as Assistant Settlement Officer in Chittagong, to the afternoon of the 16th April 1875, the date on which he took charge of the office of Junior Secretary to the Government of Bengal.

*The 4th May 1875.*—The following promotions are made in the Subordinate Executive Service:—

Moulvi Mohamed Ishaq, Deputy Magistrate and Deputy Collector, in charge of the Banka Division of the Bhagulpore District, is promoted to the Fourth Grade of the Subordinate Executive Service, *vice* Mr. R. Pereira, retired.

Baboo Shuroda Prosad Chatterjee, Personal Assistant to the Commissioner of Bhagulpore, is promoted to the Fifth Grade of the Subordinate Executive Service.

Baboo Okhoy Coomar Sen, Deputy Magistrate and Deputy Collector, Backergunge, is promoted to the Fifth Grade of the Subordinate Executive Service.

The following officers are confirmed in the Sixth Grade of the Subordinate Executive Service:—

Baboo Brojo Mohun Roy, Officiating Deputy Magistrate and Deputy Collector, Rangpoore.

Baboo Okhoy Coomar Chatterjee, Officiating Deputy Magistrate and Deputy Collector, Bograh.

Mr. Cecil Ansell Wilkins, Assistant Magistrate and Collector, in charge of the Baraset Division of the 24-Pergunnahs, is posted to the district of Patna. Baboo Issur Chander Mittra, Deputy Magistrate and Deputy Collector, 24-Pergunnahs, is appointed to have charge of the Baraset division of that district.

*The 6th May 1875.*—Captain C. H. Garbett, Assistant Commissioner, reported his departure from India, on furlough, on the 22nd April 1875.

Mr. F. M. Halliday, c.s., reported his return from furlough on the 17th March 1875.

Mr. W. V. G. Tayler, c.s., reported his departure from India on furlough on the 23rd April 1875.

Mr. W. H. Page, Officiating Assistant Commissioner, Darjeeling, is allowed furlough for eighteen months, under Section 10(a) of the Civil Leave Code, together with subsidiary leave for a period not exceeding thirty days.

*The 10th May 1875.*—Mr. G. K. Webster, Acting Joint-Magistrate and Deputy Collector, 24 Pergunnahs, is vested with the powers of a Collector under Act X of 1870 for the purpose of acquiring lands at Hazrah, in Bhowanipore, required for the excavation of a public tank.

The orders of the 9th March last, granting leave for two months to Baboo Rajendro Nath Roy, Deputy Collector, on special duty, under Section 3, Supplement F of the Civil Leave Code, are cancelled.

The services of Mr. H. J. Frew are replaced at the disposal of the Government of India in the Financial Department.

*The 11th May 1875.*—Baboo Sant Proshad, Sub-Deputy Collector, on settlement duty in the Sonthal Pergunnahs, was on privilege leave from the 27th January to 28th February 1875, inclusive.

The orders of the 24th March 1875, granting Baboo Goloke Chunder Roy, Deputy Magistrate and Deputy Collector, Chittagong, leave for one month, under Section 21, Chapter VI of the Civil Leave Code, are cancelled.

Baboo Sree Nath Gupta is appointed to be a Sub-Deputy Collector of the Second Grade, and is posted to Bongong, in the district of Nuddea.

**POLICE.**—*The 11th May 1875.*—Consequent on the appointment of Mr. E. B. Baker to be a Deputy Inspector-General of Police, the following promotions in the Police are sanctioned:—

Major William Leycester Nathornal Knyvett, to the First Grade of District Superintendents of Police.

Major Thomas Buttanshaw, to the Second Grade of District Superintendents of Police.

Mr. Donald William Dundas, to the Third Grade of District Superintendents of Police.

Mr. John Mountstuart Elphinstone Gouldsbury, to the Fourth Grade of District Superintendents of Police.

Mr. Glosier Henry French, to the Fifth Grade of District Superintendents of Police.

„ Francis Graves, to the First Grade of Assistant Superintendents of Police.

„ Charles Emile Fabre-Tonnerre, to the Second Grade of Assistant Superintendents of Police.

**ECCLESIASTICAL.**—*The 10th May 1875.*—The Lord Bishop of Calcutta has granted to the Rev. A. O. Hardy, Garrison Chaplain of Fort William, leave for one month, under Section 12, Supplement E of the Civil Leave Code, with effect from the 4th May 1875.

The Rev. F. W. Taylor is appointed to act as Garrison Chaplain of Fort William during the absence, on leave, of the Rev. A. O. Hardy, or until further orders.

**REGISTRATION.**—*The 6th May 1875.*—Mr. J. A. Hopkins, who was, under orders of the 12th April 1875, appointed to act as Inspector-General of Registration, is also appointed, under Section 7, Act V of 1872, to act as Senior Marriage Registrar of Calcutta. He is also appointed, under Section 7, Act XV of 1865, to act as Registrar of Parsee Marriages beyond the local limits of the ordinary civil jurisdiction of the High Court.

Under the power vested in him by Section 7, Act XV of 1865, the Hon'ble the Chief Justice has been pleased to appoint Mr. John Arthur Hopkins, c.s., the Officiating Inspector-General of Registration, to be Registrar of Parsee Marriages under the said Act, within the local limits of the ordinary original civil jurisdiction of the High Court of Judicature at Fort William in Bengal, during the absence of Mr. H. Beverley, c.s., on deputation, or until further orders, and also to appoint Mr. Patrick Hurley, c.s., to act as the said Registrar of Parsee Marriages until he is relieved by Mr. J. A. Hopkins.

*The 7th May 1875.*—Moulvi Syed Mahomed Ali Khan, Special Sub-Registrar of Bhagulpore, having resumed charge of his duties on the 1st February 1875, the unexpired portion of the leave granted to him under orders of the 30th January 1875 is cancelled.

**OPIMUM.**—*The 6th May 1875.*—Mr. Neville Thorseby Ryves, Assistant Sub-Deputy Opium Agent, Monghyr, is appointed to act as a Sub-Deputy Opium Agent, Allypunge, during the absence, on leave, of Mr. A. G. Tytler, or until further orders.

**MEDICAL.**—*The 2nd May 1875.*—Surgeon-Major Samuel Bowen Partridge is appointed to be Consulting Surgeon to the Howrah General Hospital.

*The 6th May 1875.*—Assistant Surgeon Kasi Kinkur Mitter is allowed leave for two months, under Section 9, Supplement F of the Civil Leave Code, in extension of the leave granted to him in orders of the 19th September 1874, published in the *Calcutta Gazette* of the 23rd idem.

The following gentlemen are appointed to be members of the Committee for the management of the Charitable Dispensary at Soorsundh:—

Baboo Romanath Banerjee, Tehsildar, Raj Durbhanga.

„ Ram Lall Mohunt, of Barahi.

*The 7th May 1875.*—Dr. R. A. Barker, Civil Medical Officer, Beerbhoom, is allowed leave of absence for three months, under Section 21, Chapter VI of the Civil Leave Code.

Surgeon Lewis Richard Dawson, now attached to the Presidency General Hospital, is appointed to act as Civil Surgeon of Beerbhoom, during the absence, on leave, of Dr. R. A. Barker, or until further orders.

*The 10th May 1875.*—Assistant Surgeon Ballye Chunder Sein is appointed to have charge of the charitable dispensary at Patna, and to be Teacher of Medicine and Materia Medica in the Temple Medical School.

*The 11th May 1875.*—The following gentlemen are appointed to be members of the Committee for the management of the Charitable Dispensary at Maldah:—

Mr. J. F. Platts, District Superintendent of Police, *vice* Mr. J. Masters.

Bahoo Bankim Chundra Chatterjee, Deputy Magistrate and Deputy Collector, *vice* Baboo Sitakant Mookerjee.

**MUNICIPAL.**—*The 11th May 1875.*—The following gentlemen are appointed to be Municipal Commissioners for the town of Mozufferpore:—

Baboo Wooma Churn Bose.

Moulvi Abdool Jubbar.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

[Second Publication.]

#### NOTIFICATION.

*The 3rd May 1875.*—In modification of the notification dated the 21st May 1874, which was published in the *Calcutta Gazette* dated the 27th May 1874, the following revised rule for the port of Calcutta, having received the sanction of the Lieutenant-Governor of Bengal under clause (c) of Section 7, Act XII of 1875 (the Indian Ports' Act), is published for general information.

**Rule 38.**—With the exceptions hereinafter noted, no vessel of or exceeding 200 tons of burthen shall, without the special sanction of the Commissioners, move up or down the port through the ship opening of the Howrah Bridge, except such vessel is propelled or towed by steam against the tide, and then only at such a rate of speed, not exceeding 4 miles an hour over the ground, as is absolutely necessary to keep good steerage way.

**Exceptions.**—Tug and river-steamers, when not towing or propelling other vessels, may drop through the bridge opening under steam head to tide.

River flats may be dropped or warped at slack water through the ship opening or through the 60 feet openings.

H. J. REYNOLDS,

*Offg. Secy. to the Govt. of Bengal.*

[Second Publication.]

#### NOTIFICATION.

*The 1st May 1875.*—The Lieutenant-Governor of Bengal has been pleased to direct that all that portion of pergunnah Ghatcelah, of district Singbhoom, outlying in district Midnapore, bounded on the north by pergunnahs Jhatteebunnee and Mutkudpore, and on the east, south, and west by pergunnah Jambunnee, and comprising the villages named below, shall be transferred from the civil, criminal and fiscal jurisdiction of Singbhoom to that of Midnapore, with effect from the 5th May 1875:—

#### Names of Villages.

1. Karupore.	10. Taokda.	19. Parpahari.
2. Dardika.	11. Khairbuni.	20. Sanahurapul.
3. Pauran.	12. Mangrajapore.	21. Nunia.
4. Siman.	13. Bamuda.	22. Dhanamari.
5. Kesarpore.	14. Banudda.	23. Beldangri.
6. Markundi.	15. Chainpasaia.	24. Charchaka.
7. Kaidaspore.	16. Poribati.	25. Gdina.
8. Rongamatia.	17. Hainupore.	
9. Kadmasali.	18. Nachda.	

H. J. REYNOLDS,

*Offg. Secy. to the Govt. of Bengal.*

Mr. Henry Arthur Denteros Phillips, Bengal.

„ John Alexander Anderson, North-Western Provinces, Punjab, and Oudh.

„ Arthur Edwin Comerford Casey, ditto ditto ditto.

„ John Henry Harrison, ditto ditto ditto.

„ Robert Carstairs, Bengal,

„ John Arthur Jeffreys, North-Western Provinces, Punjab, and Oudh.

„ William Robert Millar, Bengal.

„ Frederick Beatson Taylor ditto.

„ David Norton ditto.

„ Harry Lee, ditto.

„ Robert Ferguson Gibbon, North-Western Provinces, Punjab, and Oudh.

**No. 416.**—The resignation of Mr. W. H. Henderson, late a member of the Bengal Civil Service, announced in Home Department Notification No 42, dated the 16th January last, is to take effect from the 22nd, instead of the 21st ultimo.

**No. 420.**—An extension of six months' leave on medical certificate has been granted by Her Majesty's Secretary of State for India to Mr. H. G. Cooke of the Bengal Civil Service. The following orders, issued by the Government of India, in the Financial Department, are republished for general information:—

**No. 562.**—*Simla, the 30th April 1875.*—**Notifications.**—**Leave and Allowances.**—The Governor-General in Council is pleased to sanction the insertion of the following rules under section 4 of the Acting Allowance Code:—

(2.) A substantive appointment may be made under this section for a time only in the place of a Military Officer in Civil employ whose appointment would be forfeited under Military furlough rules but for the operation of Rule II of the rules published with the General Order of the Government of India in the Military Department, No. 171, dated the 25th February 1874.

(3.) Full pay is not to be drawn under this section as a matter of course, or unless the Officer claiming it is by proper authority formally appointed to the office substantively for a time.

**No. 523.**—*The 30th April 1875.*—**Pensions and Gratuities.**—The Governor-General in Council directs that the following note be inserted under section 4 (b) of the Civil Pension Code:—

(NOTE.—An Engineer engaged under covenant in England, before the abolition of the Indian Navy, who elects the rules in this code and the leave rules in force for uncovenanted servants generally, does not forfeit the rights in other respects secured to him by his covenant.)

The following orders, issued by the Government of India, in the Military Department, are republished for general information:—

**No. 422.**—*Simla, the 31st April 1875.*—The services of Surgeon L. R. Dawson, of the Medical Department, are placed at the disposal of the Government of Bengal.

**No. 448.**—*The 30th April 1875.*—The undermentioned Officers have reported their return from England:—

\* \* \* \* \*  
Lieutenant-Colonel W. R. Gordon, of the Bengal Staff Corps, District Superintendent of Police, 1st Grade, Bengal.—date of arrival at Bombay, 18th April 1875.

**No. 449.**—The undermentioned Officers and Warrant Officer have reported their departure for Europe on the dates specified:—

\* \* \* \* \*  
Lieutenant-Colonel (Brevet-Colonel) J. R. Pagbe, of the Bengal Staff Corps, G. O. No. 133 of 1875,—per *Kashghir*, 5th April 1875, from Bombay.  
\* \* \* \* \*

H. J. REYNOLDS,  
Offg. Secy. to the Govt. of Bengal.

#### JUDICIAL DEPARTMENT.

**No. 14130.S.**

**The 1st May 1875.**—Baboo Bhuggobuttee Churn Mitter is appointed to act as First Moonsif of Gaya during the absence on leave of Baboo Sew Surran Lall, or until further orders.

Baboo Bolak Chaud, Officiating Subordinate Judge and Small Cause Court Judge of Patna, is allowed leave of absence for one month and twenty days, under Section 21, Chapter VI of the Civil Leave Code, with effect from the 14th January 1875.

**The 2nd May 1875.**—The following gentlemen are appointed to be Honorary Magistrates in the district of Noakhooly, and are vested with the powers of a Magistrate of the Third Class:—

Baboo Aree Nath Ghose,  
„ Tarnee Pousad Sen.

Baboo Roshu Moy Dutt,

R. L. MANGLEB,  
Offg. Secy. to the Govt. of Bengal.



## [First Publication.]

## NOTIFICATION.

*The 29th April 1875.*—It is hereby notified, under the provisions of Section 15 of Act V of 1866, that in consequence of dacoities, thefts, &c., constantly committed by the Dosads and others, who are notorious criminals, and residents of Issurpore and the adjacent villages in the district of Shahabad, the Lieutenant-Governor has sanctioned the employment, for one year, of a special police force, consisting of one head-constable and 12 constables, to be quartered at those villages. The charge noted below will be levied from the inhabitants of villages Issurpoorah, including tola Milki, Karaich, and Oojhowba, Pursundah, including Ramdutta; Nainijore, including tola Dharmagatpoor, Lunscepoor, and Blimpetty; Bahooar, including Beesooipoor:—

			Rs.	A.	P.
1	Head-constable at Rs. 10	...	10	0	0
12	Constables „ 6	...	72	0	0
	Contingencies, at 10 per cent.	...	8	3	0
	Pensionary charges, at 2 annas per rupee	...	10	4	0
			<hr/>		
			100	7	0
			x 12		
			<hr/>		
Annual cost			1,205	4	0
			<hr/>		

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## [First Publication.]

## NOTIFICATION.

*The 1st May 1875.*—It is hereby notified for general information that the Lieutenant-Governor is pleased to extend the provisions of Section 24 of Act V of 1864 to the town of Jajipore, in the district of Cuttack.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## [First Publication.]

## NOTIFICATION.

*The 5th May 1875.*—Whereas one Percy Ribee died intestate leaving four cottaks of oodbasto land in one plot, with a cocoanut-tree standing on it, in the village of Gopeemithipore, pergunnah Baligore, station Dhoneakully, district Hooghly, and whereas no claims have been established to the aforesaid property within the period of six months after the issue of a formal notification, it is hereby declared to have escheated to Government.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## [First Publication.]

## NOTIFICATION.

*The 6th May 1875.*—Under Section 5 of the Indian Registration Act VIII of 1871, the Lieutenant-Governor of Bengal is pleased to create the following registration sub-district, having the head-quarters and local jurisdiction shown opposite the name. The Lieutenant-Governor is also pleased, under Section 7 of the Act, to appoint the person named below to be Sub-Registrar of the said sub-district:—

District	Name of new sub-district.	Head-quarters.	Towns included in jurisdiction	Sub-Registrar appointed.
Saron	Darauli	Darauli	Darauli	Lazi Shukh Mahomed Ibrahim.

This change will take effect on and from the 15th May 1875.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## [First Publication.]

## NOTIFICATION.

*The 6th May 1875.*—In modification of the notification dated the 3rd March 1875, published in the *Calcutta Gazette* of the 7th April last, the Lieutenant-Governor is pleased to direct that the powers of a Judge of a Small Cause Court for the trial of suits cognizable by such Courts up to the limit of Rs. 25, with which Bahadur Rengendro Coomars Bose, Second Moonsiff of Dacca, was therein vested, shall be exercised only within thannas Sabbar and Nowabgunge, within his Moonsiffce.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## [Second Publication.]

## NOTIFICATION.

*The 24th April 1875.*—The Lieutenant-Governor has been pleased, under Act XI of 1865, to alter the territorial jurisdiction of the Cuttack Small Cause Court as follows:—

Munsifce.	Sub-divisions.	Thanas.	District.
Cuttack	{ Cuttack ... Kendrapara ...	Cuttack, Salipore, and Jugutsingpore Kendrapara, Patamoondai, and Jugunnathpore	Cuttack.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## [Second Publication.]

## NOTIFICATION.

*The 4th May 1875.*—Under Section 5 of the Indian Registration Act VIII of 1871, the Lieutenant-Governor of Bengal is pleased to create the following registration sub-districts, having the head-quarters and local jurisdiction shown opposite their names. The Lieutenant-Governor is also pleased, under Section 7 of the Act, to appoint the persons named below to be Sub-Registrars of the said sub-districts:—

DISTRICT.	Names of new sub-districts.	Head-Quarters.	Thanas included in jurisdiction.	Sub-Registrars appointed
Jessore	{ Sakopa ... Kotchandpore ...	Sakopa ... Kotchandpore ...	Sakopa ... Kotchandpore ...	Munshi Hamduddin Maham- madi, Baboo Keshub Lal Roy

These changes will take effect on and from the 15th of May 1875.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## [Second Publication.]

## NOTIFICATION.

*The 1st May 1875.*—Under the provisions of Section 2 of Act V (B.C.) of 1873, the following plan for extending gas-lighting to certain portions of the town of Howrah is published for general information:—

1. The portions of the town to which it is proposed to extend the lighting are that portion of the grand trunk road which lies between Rankristopore Ghaut Road and Bishop's College Road, Seebpore Ghaut Road, and Ghosery Road. The total length of these roads is 2½ miles, and the number of lamps proposed to be erected in them is 75.

2. The total valuation of buildings and lands situated in these streets is Rs. 1,61,363, and a rate of 3 per cent. would yield an income of Rs. 4,840 per annum, which gives an average of Rs. 61 per lamp for defraying the cost of lighting. A communication has been received from the Oriental Gas Company agreeing to accept this sum in payment for supplying gas.

3. The cost of purchasing and erecting the lamps is estimated at Rs. 4,125, and this sum the Municipal Commissioners propose to provide from their general fund during the current official year.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## [Second Publication.]

## NOTIFICATION.

*The 3rd May 1875.*—The Lieutenant-Governor is pleased to direct the elimination, from the scale of provisions for emigrants, as laid down in Schedule B appended to the Emigration Rules under Act VII (B.C.) of 1873, of the red pumpkin (konnra) hitherto supplied daily to each statute adult emigrant under conveyance to the labour districts in quantities of 1½ chittacks, and the substitution therefor of a similar quantity of potatoes, which article of food will accordingly be raised to a daily allowance of 3 chittacks to the entire exclusion of pumpkin, a vegetable that has repeatedly been objected to as unwholesome for coolies on the voyage.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## [Second Publication.]

## NOTIFICATION.

*The 3rd May 1875.*—Under the powers vested in the Lieutenant-Governor by Section 2 of Act II (B.C.) of 1867 (an Act for the punishment of public gambling and the keeping of common gaming-houses), His Honor is pleased to authorize the extension of the provisions

of Section 11 of the said Act, from the 1st June next, to the under-mentioned villages, in the sub-division of Bongong, in the district of Nuddea :—

Mohespore, including Jalilpore and Hamidpore,—bounded on the north by river Bhoirub; south by the Hansadaha Guntali ferry fund road; east by the fields of villages Gourabaria and Govindpore; west by the fields of village Nasdagaram.

Gopalnagar, including Khamarkalna and Jaliapara,—on the north by Bura Saili Banor; on the east by Thakurjhir Pukur; on the south by the fields of villages Ramchundra-pore and the Madla Banor; on the west by the fields of village Kansona.

Garapota, including Kundipore and Kamalpore,—on the west by Kundipore Banor; east by the fields of villages Snundarpore, Sengara, and Gainpore; north by the fields of village Dhulani; and on the south by the village Kantipara and the fields of village Chanda.

Bongong, including Bazar and Matiagunge,—on the east by the fields of Bongong; on the south by the fields of village Kalupore; on the west by the fields of villages Sundarpore and Chumpaharia; north by the fields of villages Joypore and Paikpara.

Chhagharia,—on the north by the Jessore road; on the east by river Lahhanga; on the south by the fields of village Kaliani, and on the west by the fields of village Chhagharia.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

[Third Publication.]

NOTIFICATION.

*The 26th April 1875.*—Under the provisions of Section 5 of the Indian Registration Act VIII of 1871, the Lieutenant-Governor is pleased to abolish the sub-district of Taki, in the sub-division of Bassirhaut in 24 Pergunnahs, and to direct that thana Hosnabad, with which it is conterminous, be reattached to the sub-district of Bassirhaut. This notification shall take effect on and from 1st May 1875.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

[Third Publication.]

NOTIFICATION.

*The 23rd April 1875.*—It is hereby notified for general information that the toll-bars

1. Hoyratpore
2. Chowgatcha.
3. Solana
4. Goriapore.

5. Nocktalah.
6. Chowgatcha No. 2.
7. Kaler gunge.
8. Kotchandpore.

named in the margin, which were established in the district of Jessore under Act VIII of 1851, have been abolished, and that tolls have ceased to be levied thereat.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

[First Publication.]

DECLARATION.

*The 5th May 1875.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for disposal of municipal refuse of the town of Chittagong, in villages Moradpore, Pahartulli, and Madarbari, pergunnah Islamabad, zillah Chittagong, it is hereby declared that for the above purpose the following three pieces of land are required within the aforesaid town of Chittagong :—

1. A piece of land measuring, more or less, 8 beghas 13 cottahs 2 dhoors of standard measurement, in village Moradpore,—bounded on the north by Baromasia Surra; east, by burial-ground land; south, by Colonel Hill's and Nazir Ali's ryoti land; west, by Hamidulla Khan's old homestead.

2. A piece of land measuring, more or less, 10 beghas 3 cottahs 2 dhoors of standard measurement, in village Pahartulli,—bounded on the east by Tagir Pass; north, by Buttali Hills; south and west, by Ramjan Ali and Arban Ali's talooki land.

3. A piece of land measuring, more or less, 6 beghas 7 cottahs 12 dhoors of standard measurement in village Madar Bari, - bounded on the north by a tank belonging to Mohomed Roffee Snudager and khila land; east, by homestead of Moulvie Karce Muddin and Mirja Ali's ryoti lands; south, by homestead of Enuff Ali Sowdagur and a tank belonging to Kanti Ram; and west, by the Government road from Buttulli to Snudor Ghat.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

[Second Publication.]

DECLARATION.

*The 14th April 1875.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for widening Bhorparah Ghat road, under the jurisdiction of the Municipality of Howrah, in the village of Howrah, pergunnah Boro, zillah Hooghly, it is hereby declared that for the above purpose a piece of land measuring, more or less, 9 cottahs 8 chittacks 37½ superficial

feet of standard measurement, bounded on the north by lands belonging to Government and to Chowdry Zemindars, and by Bhorparah Ghât road; on the east by Bhorparah road and khall, and by Government land; on the south by Bhorparah Ghât road and by lands belonging to Government and to Chowdry Zemindars; and on the west by Bhorparah khall and by Chowdry Zemindars' land, is required within the aforesaid village of Howrah.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

[Third Publication.]

DECLARATION.

*The 20th April 1875* --Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government for a public purpose, the expense being met from the donation of the Honorable Khajeh Abdool Gunny, c.s.i., viz. for the extension of the Dacca water-works site in the town of Dacca, it is hereby declared that for the above purpose a plot of land measuring, more or less, 2 cottahs 7 dhors and 16 gundas, bounded on the north by the public road; on the west and south by the Government land already taken for the water-works; and east by the houses of Raja Baboo and Lukhi Kant Ghose, the temples of Nursingh Thakoor and their adjoining lands, and the building in the occupancy of Gopee Mohan Ghose, belonging to Sheik Rohim Jan, is required in the town of Dacca.

This declaration is made, under the provisions of section 6 of Act X of 1870, to all whom it may concern.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

PUBLIC WORKS DEPARTMENT,—BENGAL.

DISTRICT ROAD FUND.

NOTIFICATION.

No. 162.

*The 6th May 1875.*

UNDER Section 89 of Act X of 1871, the following annual accounts and reports of the District Road Committees of Cuttack, Pooree, and Balasore, of works done and in progress during the past cess year 1873-74, together with the review thereon by the Commissioner of the Orissa Division, are published for general information.

G. F. E. S. NEILL, *Captain, M.S.C.*

*Offg. Asst. Secy. to the Govt. of Bengal, P. W. D.*

No. 492, dated Cuttack, the 2nd December 1874.

From—JOHN BRAMES, Esq., Collector of Cuttack.

To—The Commissioner of the Orissa Division.

I HAVE the honor to submit the annual report on local improvements in the Road Cess Department, called for by Government circular No. 51, dated 8th August.

The report is overdue, but I trust the delay will be excused in consideration of the numerous calls on my time during the last few weeks.

The annual accounts and explanations already submitted with my No. 485, dated 12th ultimo, will illustrate the following remarks, and show at a glance what has been the work of the year.

The extra establishment entertained for the preparation of statistical returns will not be a permanent charge on the funds, as the work was of an occasional nature, and will not require to be done again for some years.

Under the head of original works, I have to report the construction of several culverts on the Machgaon road, and the erection of a handsome and substantial iron girder bridge over the Gubri river, at Kendraparah, where the road to Chandbally crosses it. This is justly regarded by the Committee as a very important work, as it removes what has long been a serious obstacle to traffic on one of the principal arteries of the district.

The Chandbally road in the first 15 miles having become uneven and overlaid with sand-drift from the river Mahanuddy, the Committee, acting on the advice of the District Engineer, have commenced a reconstruction of the road, which will remove the inconvenience complained of. The reconstruction is of so thorough a nature as to amount to an original work.

Village roads have been constructed in several parts of the Cuttack, Salepore, Kendraparah, and Jajpore thanas. These works are very petty in their nature, and are confined to the lines of old village paths. Their utility is not to be measured by their extent, however, as often an expenditure of Rs. 100 has sufficed to restore communication where it had become totally impracticable. It is gratifying to be able to report that in some instances native gentlemen have come forward to undertake these works, and their execution has been found to be economical and satisfactory. Baboo Gopal Prasad Mitter, Gaur Charon Ghose, and Nabadip Chand Das, in the Sulder sub-division, and the members of the Road Cess Branch Committee at Jajpore, have done good service in this respect.

A nursery garden has also been established at Chauliaganj, on a piece of waste land, the property of Government. This garden is irrigated from the Taldunda canal; and a large supply of seeds was received from the Botanical Garden at Howrah. The seeds have come up well, and, together with several hundred seedlings of forest trees indigenous to the district, have been planted out in beds.

The garden now contains about 30,000 young plants. About two miles of avenues have been planted out along the Taldunda road, and plants are sold to other departments. This garden will, it is hoped, soon become self-supporting by the sale of surplus trees, and the roads throughout the district will be lined by avenues, which are much required at present.

Under the head of repairs there is nothing special to notice. Thirteen district roads have been kept in repair during the year, and are in fair order. In a district where there is so much water communication, more roads are hardly requisite.

The Chota Brahoni river at Pattamundie having silted up, much inconvenience was felt, as there is a great deal of boat traffic in that river. The Committee therefore expended a small sum on deepening the shoal, thus enabling boats to pass.

The Chandbally road will, it is feared, always remain a cause of anxiety. Its length, and its liability to be breached in many places, make it a heavy charge on the district funds. It would seem that a work of this magnitude, constituting as it does one of the chief trade and pilgrim routes of Orissa, would more appropriately be dealt with as a provincial work, and the Committee hope that the time is not far distant when the Government may see reason to relieve them of this heavy burden. It is not saying too much to assert that if the whole of the revenues of the Road Cess Committee were devoted to this road alone, they would hardly suffice to keep it in thorough efficiency.

I am glad, in conclusion, to be able to report that many of the members of the District and Branch Committees have heartily co-operated with me, and that the establishment under the Committees has worked excellently during the year.

*Extract from estimate of expenditure of Cuttack District Road Fund for the cess year 1874-75, showing what works to be done in that year.*

Sub-head of estimate	Particulars	Estimate for 1874-75	
		Rs.	A. P.
<b>Original Works</b>			
District Works	Remodelling the first 15 miles of Chandbally road	7,000	0 0
	Bimharipore to Indupore	1,000	0 0
	Kendraparah to Marsegudi	600	0 0
	Constructing a masonry and timber bridge over the Gubri nullah, on the Chandbally road	2,921	3 5
	Young roads—		
	Thana Cuttack	400	0 0
	Salepore	400	0 0
	Jajpore	400	0 0
	Jugautsingpore	400	0 0
	Dharmasda	300	0 0
	Kendraparah	500	0 0
	Chauliaganj nursery, including planting trees	3,000	0 0
		16,921	3
<b>Maintenance and Repairs.</b>			
	Rs.	A. P.	
Cuttack to Chandbally road—	Repairs	3,500	0 0
	Inspection bungalows	1,000	0 0
	Bridge and causeways	1,000	0 0
		5,500	0 0
Phulbakhra to Martho road—	Repairs, including bridges	1,200	0 0
	Inspection bungalows	200	0 0
		1,400	0 0
Fakrapara to Machgaon road—	Repairs	2,500	0 0
	Bridge and causeways	500	0 0
		3,000	0 0
Cuttack to Taldunda road—	Repairs	2,500	0 0
	Inspection bungalows	500	0 0
	Bridge and causeways	500	0 0
		3,500	0 0
Repairing the metalled portion of Taldunda road		1,000	0 0
Kunkhla to Jajpore		800	0 0
Jajpore to Salepore—	Repairs	400	6 3
	Bridges	792	0 9
		1,200	0 0
Buroula to Indupore		350	0 0
Kendraparah to Indupore		500	0 0
Kendraparah loop road, including bridges		800	0 0
Jugautsingpore to Jajpore		300	0 0
Ditto to Sujang		300	0 0
Taldunda loop road		300	0 0
Cost of acquiring land for new roads		3,000	0 0
Reserve to meet bad debts and provide for supplementary allotments		2,100	0 0
		24,100	0 0
		41,021	3

## No. 6—Part I.

## CUTTACK DISTRICT ROAD FUND.

*Annual Account of Income and Expenditure from 1st October 1873 to 30th September 1874.*

	Rs. A. P.	Rs. A. P.	COLLECTION OF REVENUE.	Rs. A. P.	Rs. A. P.
Balance on 1st Oct. 1873 {			Establishment ... ..	6,640 11 4	
Cash in hand ... ..	7,231 6 3		Contingent charges ... ..	2,746 3 6	
Advance outstanding ... ..	0 8 3		Refunds ... ..	.....	8,786 14 10
	7,231 14 6				
Deduct ... ..	143 12 0	7,088 2 6	{ Roads and bridges ... ..	15,090 2 4	
			Original Works { River and canal works ... ..	.....	
			{ Ferries ... ..	.....	
Revenue under District {	26,096 11 4		{ Roads and bridges ... ..	20,749 8 6	15,060 2 4
Road Cess Act X of {	628 8 0		{ Ferries ... ..	.....	
1871 ... ..	.....		Repairs ... ..	665 3 7	
		26,725 3 4	{ River and canal works ... ..	.....	
			{ Ferries ... ..	993 8 6	22,408 4 7
Road cess leviable otherwise than under Act X of 1871	.....		Establishment ... ..	.....	1,119 10 8
			Tools and plant ... ..	.....	154 0 0
Receipts from tolls {	6,922 6 9		Total outlay to be passed ... ..	.....	47,529 0 5
{ Road tolls ... ..	.....				
{ Ferry ... ..	.....				
{ Canal or river ... ..	.....				
		6,922 6 9	{ Cash in treasury ... ..	19,461 5 10	
Grant-in-aid from Provincial Reserve Fund ... ..	.....	29,864 8 6	Balance on the 30th September 1874 {	19,492 1 4	
			in hands of disbursers ... ..	3,657 1 4	
Sales of produce and stores ... ..	26 11 9		Advance outstanding ... ..	.....	
Fines and refunds ... ..	644 9 9				
Miscellaneous ... ..	362 12 6	934 2 0	Deduct ... ..	23,149 2 8	23,005 6 8
			Balance at credit of deposits ... ..	143 12 0	
		70,534 7 1	Grand Total ... ..	.....	70,534 7 1

CUTTACK ROAD CESS OFFICE, the 12th November 1874.

J. BEAMES, Chairman.

## No. 6—Part II.

## CUTTACK DISTRICT ROAD FUND.

*Details of Income and Expenditure for the cess year 1873-74, from 1st October 1873 to 30th September 1874, to accompany the Annual Account for the year.*

Sub-head of estimate.	Amount as per budget estimate.	Particulars.	Amount.	Total.
	Rs. A. P.		Rs. A. P.	Rs. A. P.
	26,670 0 0 (a)	<b>INCOME.</b>		
		Amount collected under Act X of 1871		26,725 3 4
		Ditto of other cesses		
Receipts from tolls				
	1,800 0 0	Realized from lease of Jagatpur Ghat	1,883 15 0	
	65 0 0	Ditto of Jaipur Ghat	70 4 0	
	350 0 0	Ditto of Baghat on the Kharasua	332 10 0	
	55 0 0	Ditto of Bahughat Ghat	75 4 0	
	230 0 0	Ditto of Chandbali Ghat	213 4 0	
	400 0 0	Ditto of Gopalpur Ghat	203 12 0	
	1,000 0 0	Ditto of Gunga Ghat (Khas)	825 0 0	
	2,700 0 0	Ditto of Jolra and Sathatia	1,906 4 0	
	700 0 0	Ditto of Kakhar Ghat	400 4 0	
	7,190 0 0 (a)			5,922 0 0
Grant-in-aid	25,000 0 0 (a)	Amount sanctioned, as per Bengal Government Notification No. 257, dated 14th July 1873,—vide Bengal Government's No. 3739, of 17th July 1873	25,000 0 0	
		Advances converted into grants, as per Bengal Government Resolution dated 6th November 1874	4,864 8 0	29,864 8 0
	200 0 0 (a)	Amount of other receipts		(c) 934 2 0
	58,970 0 0	<b>Total Income</b>		63,444 4 7
		<b>EXPENDITURE.</b>		
Establishment for collection of revenue	840 0 0	1 Head Clerk for 10 months 23 days, at Rs. 70	753 10 8	
	300 0 0	1 Second Clerk for 11 " at Rs. 30	330 0 0	
	300 0 0	1 Third Clerk for 11 " at " 25	275 0 0	
	240 0 0	1 Mohurrar for 11 " at " 20	220 0 0	
	60 0 0	1 Duttay for 11 " at " 5	55 0 0	
	1,800 0 0 (a)		1,633 10 8	
		<b>EXTRA ESTABLISHMENT</b>		
		1 Clerk for 8 months 14 days, at Rs. 25	211 4 7	
		1 " for 8 " 11 " at " 25	211 4 7	
		3 Clerks for 15 days, at Rs. 30 each, for registering the road cess claims in the township department	45 0 0	(10)
		2 Clerks for 8 months 6 days, at Rs. 20 each	342 4 0	
		4 Mohurrars for 8 months 14 days, at Rs. 15 each	567 1 4	
			1,300 14 6	
	3,123 7 8	Adjusting charges of road cess establishment paid from provincial funds in previous years	3,700 2 2	(EI)
	6,530 0 2	<b>Total Establishment</b>	6,190 11 4	
	1,500 0 0 (a)	Contingencies for the year 1873-74	883 11 2	
	1,262 8 4	Ditto from January to December 1872	1,262 8 4	
	2,902 8 4	<b>Total Contingencies</b>	2,146 3 6	
	9,492 14 6	<b>Total Collection of Revenue</b>		8,786 14 10
		<b>OUTLAY ON DISTRICT WORK.</b>		
Original Works	2,297 0 0 (a)	Constructing culverts on the Machgaon road	2,017 4 10	
	5,608 0 0 (b)	Ditto " " masonry and timber bridge over the Gohri Nala on the Chandbali road	3,711 12 7	
	8,712 0 0 (c)	Reconstruction and improvement of the 1st section of the Cuttack and Chandbali road	3,070 8 8	
(II)	7,450 0 0	Village roads	3,998 9 3	
(I)	1,477 2 3	Chandbali nursery or garden	1,477 2 3	
(J)	800 0 0	Taddum chup road	754 12 9	15,060 2 4
	26,344 2 3			
		<b>Carried over</b>		23,847 1 2

Sub-head of estimate.	Amount as per budget estimate.	Particulars.	Amount.	Total.
Rs. A. P.	Rs. A. P.		Rs. A. P.	Rs. A. P.
		Brought forward ...	.....	23,847 1 2
		REPAIRS OF ROADS AND BRIDGES.		
Repairs	3,488 0 0 (K)	Repairs to roads from Cuttack to Chandbali ...	3,260 12 11	(M)
	4,968 0 0 (L)	Cuttack to Taldunda ...	3,932 4 1	
	1,800 0 0 (M)	Ditto ditto Pakirpara to Machgaon ...	1,941 11 7	
	1,350 0 0 (a)	Ditto ditto Phulnakhra to Madhub ...	1,151 5 0	
	550 0 0 (a)	Ditto ditto Knakha to Jajpur ...	637 0 1	
	4,550 0 0 (a)	Ditto ditto Cuttack to Sambalpur ...	4,322 5 0	
N	1,550 0 0	Jajpur to Sagulpur or Baijharpur ...	1,024 8 7	
	435 0 0 (a)	Barman to Jajpur ...	144 0 3	
	175 0 0 (a)	Ditto ditto Kendrapara to Jajpur ...	154 18 9	
	275 0 0 (a)	Ditto ditto Patamundie to Jajpur ...	38 4 3	
(O)	800 0 0	Ditto ditto Kendrapara loop road ...	26 6 2	
P	200 0 0	Ditto ditto Jagatsinghpur to Jajpur ...	258 8 9	
	125 0 0 (a)	Ditto ditto Jagatsinghpur to Sijang ...	103 8 3	
Q	721 0 0	Deepening shoal in the Chhota Bramhant ...	665 3 7	
R	5,311 10 0	Reserve to meet bad debts and to provide for supplementary allotments ...	7,332 9 11	
	26,378 10 0		20,863 6 11	
		FERRIES.		
	1,500 0 0 (a)	Constructing ferry boats, &c. ...	993 8 6	
		STAGING BUNGALOW AT MARBAGHAHA.		
	120 0 0 (a)	Establishment for 13 months, at Rs. 10 ...	130 0 0	(S)
	50 0 0 (a)	Furniture, &c. ...		
		Adjusting the payment from provincial funds on account of staging bungalow establishment from April 1872 to January 1873 ...	100 0 8	T
		DAK BUNGALOW AT KENDRAPATA.		
U	40 0 0	Establishment for 5 months, at Rs. 8 ...	40 0 0	
	232 4 6	Furniture, &c. ...	232 4 6	
		Total Dak Bungalows ...	531 5 2	
	462 4 6	Total Repairs ...		22,408 4 7
		1 Overseer, for 6 months and 25 days, at Rs. 80 ...	540 10 8	
		Horse allowance for 1 month and 24 days, at Rs. 15 ...	27 0 0	
		1 Offsetting Overseer, for 2 months and 12 days, at Rs. 50 ...	120 0 0	
		1 Overseer, for ditto, at Rs. 80 ...	192 0 0	
	1,800 0 0	Horse allowance for ditto, at Rs. 15 ...	36 0 0	
		2 Sub-Overseers, for 2 months, at Rs. 20 each ...	80 0 0	
		2 Peons, for 9 months and 6 days, at Rs. 5 each ...	92 0 0	
		1 Gardener, for 2 months, at Rs. 7 ...	14 0 0	
		1 Ditto for ditto, at Rs. 8 ...	12 0 0	
	154 0 0	Tools ...		1,139 10 6
	66,201 0 0	Total Charges ...		154 0 0
				47,220 0 6

*Memorandum showing in detail the Actual Cash Balance on the 30th September 1874.*

Particulars.	Amount.	Total.	REMARKS.
Rs. A. P.	Rs. A. P.		
Balance at credit of the district road fund in the treasury ...	19,161 5 10		
In hands of the Assistant Collector of Jajpur ...	5 13 0		
Ditto the overseer of Road Cess Department ...	24 14 0		
Total		19,192 1 4	

*Memorandum showing in detail the Balance at Credit of Deposit on the 30th September 1874.*

Particulars.	Amount.	Total.	REMARKS.
Rs. A. P.	Rs. A. P.		
On account of provincial ferry ...	143 12 0	143 12 0	

*Memorandum showing in detail the Amount of Outstanding Advances on the 30th September 1874.*

Particulars.	Amount.	Total.	REMARKS.
Rs. A. P.	Rs. A. P.		
Balance at credit of Public Works Department in the Cuttack Treasury ...	3,654 0 4		
Amount due by Gopal Prasad Mitra, contractor ...	3 1 0		
Total		3,657 1 4	



*Explanatory Notes.*

(a) The figures given in this column have been taken from the revised estimates passed by the Road Cess Committee on the 18th November 1873, and approved of by the Commissioner in his letter No. 385, dated 22nd idem.

(b) These two ferries have been transferred to provincial service from April 1874.

(c) The receipts on this head have exceeded the amount estimated in the budget, because the realizations on account of staging bungalow fees and refunds, &c., happened to be more than what was anticipated.

(D) The extra clerks were appointed to prepare the statistical returns,—*vide* Board's order communicated in Commissioner's letters Nos. 397, 52, and 98, dated 9th December 1873, 6th July 1874, and 29th September 1874, respectively. Supplementary allotment was made for them from the "Reserve," there being no special grants in the budget for it.

(DI) The clerks were appointed to register the road cess chukans in the Tawjih Department under Section 16 of the rules, and paid from the road cess funds, agreeably to Accountant General's order, the amount having been met from the "Reserve."

(E) Rs. 4,686 were provided for in the budget under the head of Miscellaneous, for adjustment of road cess charges incurred from provincial fund, but it has been transferred to these heads agreeably to Controller's No. 2889 of 9th March 1874.

(EI) Accountant-General's order for adjustment of certain items was received after the submission of the budget, which adjustment was made during the year, though not provided for in the budget: hence the excess of Rs. 372-10-6.

(F) Rs. 5,000 were first sanctioned, as per budget estimate, and Rs. 608 transferred from Reserve,—*vide* Commissioner's letter No. 412, dated 19th January 1874.

	Rs.	A.	P.
(G) Originally sanctioned in the budget	5,000	0	0
Received by transfer the amount sanctioned for constructing a causeway over the breach on the Jajpore and Kuakhia road,— <i>vide</i> Commissioner's letter No. 93, dated 21st September 1874...	2,000	0	0
"Ditto ditto from allotment sanctioned for repairs to Cuttack and Chandbally roads,— <i>vide</i> ditto ditto	1,212	0	0
	9,212	0	0
Deduct amount transferred for turfing Machgaon road,— <i>vide</i> Commissioner's No. 94, dated 21st September 1874	500	0	0
Balance	8,712	0	0

(H) Rs. 6,450 were sanctioned, as per budget estimate, and Rs. 1,000 added to this sum as proposed in this office No. 332, dated 19th June last, and sanctioned by the Commissioner in his No. 40, dated 1st July last.

(I) Rs. 500 were sanctioned, as per Commissioner's letter quoted above, but the amount being insufficient, a further sum of Rs. 977-2-3 was expended out of the "Reserve," in anticipation of Commissioner's sanction applied for in this office No. 482, dated 12th instant.

(J) There was no allotment for this road in the budget. Rs. 800 were sanctioned by the Commissioner in his letter No. 40, dated 1st July 1874, and approved of by the Committee.

(K) Rs. 4,700 were sanctioned in the estimate for this road, from which Rs. 1,212 have since been transferred for reconstruction and improvement of the Chandbally road; approved of by the Commissioner in his letter No. 93, dated 21st September 1874.

(L) Rs. 3,700 were first sanctioned in the budget, and Rs. 1,268 were received by transfer from Rs. 3,536 placed in the "Reserve," as stated in paragraph 10 of this office letter No. 332, dated 19th June last, and approved of by the Commissioner in his letter No. 48, dated 1st July 1874.

(M) Rs. 1,300 were allotted, as per revised estimate, and Rs. 500 received by transfer,—*vide* Commissioner's letter No. 94, dated 21st September 1874, as stated in note G.

(MI) Explanation regarding the excess expenditure of Rs. 141-11-7 on this road has been called for from the District Engineer.

(N) Rs. 550 were allotted in the estimate, and Rs. 1,000 added to it for constructing bridges on this road, as stated in this office No. 332, dated 19th June, and sanctioned by the Commissioner in his letter No. 48, dated 1st July 1874.

(O) Rs. 100 were allotted in the estimate, and Rs. 700 again transferred to this road,—*vide* Commissioner's letter No. 48, dated 1st July last.

(P) The original allotment was Rs. 200, which, being insufficient for the work, was supplemented by an additional allotment of Rs. 90, transferred from "Reserve," as reported to the Commissioner in this office letter No. 336, dated 1st July 1874.

(Q) No allotment was made for this purpose, but according to the District Engineer's letter No. 1442, dated 10th December 1873, copy of which was forwarded to this office with Commissioner's memorandum No. 397, dated 17th idem, Rs. 721 was given out of the "Reserve," the work being urgent.

(R) An allotment of Rs. 7,193 was provided for in the budget in this head, and Rs. 3,536 added to it out of Rs. 8,325, provided for in the budget for Department Public Works establishment, as stated in this office No. 332, dated 19th June 1874, and approved of by

the Commissioner in his letter No. 48, dated 1st July last. Out of the total Rs. 10,729 above shown, Rs. 5,417-5-8 have been transferred to the following roads, &c.—

	Rs.	A.	P.
Constructing a bridge over the Gubri nullah	608	0	0
Juggutsingpore to Jeypore road	80	0	0
Extra establishment	1,306	14	6
Deepening shoal in the Chota Bramhom	721	0	0
Chauliaganj garden	977	2	3
Kendraparah dāk bungalow establishment	40	0	0
Ditto ditto furniture	252	4	6
Tools	154	0	0
Cuttack to Taldunda road	1,208	0	0
Total	5,417	5	3

(S) This includes Rs. 30 on account of last year's pay not drawn during that year. Rs. 100 have been paid on account of this year's salary, and Rs. 20 remain to be paid.

(T) This adjustment was made agreeably to Accountant-General's order, which was received after the submission of the budget, and consequently no provision was made for it.

(U) There was no allotment in the budget for this bungalow, as it was made over to this department after the submission of the budget. The amount was therefore paid out of the "Reserve," as ordered by the Commissioner in his letter No. 433, dated 5th March 1874.

(V) The original allotment amounted to Rs. 1,080, which was supplemented by another of Rs. 789, as per statement submitted with this office No. 332, and approved of by the Commissioner in his No. 48, dated 1st July last.

(W) No provision was made in the budget for this purpose. Rs. 154 paid out of the "Reserve," in anticipation of Commissioner's sanction, applied for by this office No. 482, dated 12th instant.

The sum of Rs. 8,325, provided for in the budget estimate for Department Public Works establishment, not being required, was transferred to the following heads,--*vide* Commissioner's letter No. 48, dated 1st July 1874:—

	Rs.	A.	P.
Metalling Taldunda loop road	800	0	0
Constructing bridges on Jajpore and Bujharpore road	1,000	0	0
Bridges on Kendraparah loop road	700	0	0
Government garden at Chauliaganj	500	0	0
Village roads and bridges	1,000	0	0
Working establishment	789	0	0
Transferred to "Reserve"	3,536	0	0
Total	8,325	0	0

NOTE.—Certain original works were erroneously charged in the monthly and quarterly returns under the head of Repairs. This has been rectified in the annual accounts.

JOHN BRIMS, *Chairman*.

## No. 6—PART II.

## POOREE DISTRICT ROAD FUND.

*Detail of Income and Expenditure for the year 1873-74, from 1st October 1873 to 30th September 1874, to accompany the Annual Account for the year.*

Sub-head of estimate.	Amount as per budget estimate.	Particulars.	Amount.	Total.
	Rs. A. P.	Income.	Rs. A. P.	Rs. A. P.
Revenue under Act X of 1871.	...	Cess on Land ... ..	19,533 7 5	19,595 15 11
	...	House cess ... ..	65 8 6	
Grant-in-aid	...	Amount sanctioned, as per Bengal Government No. 3739, dated 17th July 1873 ... ..	10,000 0 0	12,458 4 9
	...	Advances converted into grants, as per Bengal Government Resolution dated 2nd November 1874 ... ..	2,458 4 9	
Refunds	...	Excess payments ... ..	95 0 0	95 0 0
		<b>Total</b>		<b>33,152 14 6</b>
		<b>EXPENDITURE.</b>		
Establishment on collection of revenue.	1,738 0 0	Establishment charges for collection of revenue*	2,431 7 7	3,106 10 7
		Contingency ... ..	672 3 0	
		<b>OUTLAY ON DISTRICT WORKS.</b>		
		<i>Roads and Bridges.</i>		
Original Works ..	1,000 0 0	Completion of the road from Pabgan to Banpur ... ..	974 4 7	9,168 11 5
	2,8 4 0 0	Remodelling the road from Pab to Kooch ... ..	6,613 1 2	
	1,180 0 0	Remodelling and repairing Satalbadi road ... ..	1,314 2 1	
	813 0 0	Patto Baginpur and Babor ... ..	88 8 0	
		Surveying the proposed roads, (vide detail attached with the Collector's report) ... ..	138 10 10	
		<i>Roads and Bridges.</i>		
Repairs	1,675 0 0	Repairs of road from Koordan to Kantillo ... ..	1,542 3 7	3,601 4 6
	813 0 0	Baginpur and Babor ... ..	585 3 11	
	1,103 0 0	Balighai and Madish ... ..	595 0 8	
	463 0 0	Delang bridge ... ..	288 7 3	
		Fulakbar and Madish road ... ..	60 5 0	
		Village roads (vide an aide Collector's report) ... ..	570 0 0	
		Establishment*	120 0 0	120 0 0
		<b>Total Expenditure</b>		<b>15,986 10 6</b>

\* These amounts should have been detailed.

*Memorandum showing in detail the Actual Cash Balance on the 30th September 1874.*

PARTICULARS.	Amount.	Total.
	Rs. A. P.	Rs. A. P.
Cash in treasury as per pass-book	14,207 4 4	14,207 4 4

*Memorandum showing in detail the Balance at Credit of Deposits on 30th September 1874.*

Nil

*Memorandum showing in detail the Amount of Outstanding Advances on 30th September 1874.*

PARTICULARS.	Amount.	Total.
	Rs. A. P.	Rs. A. P.
Balance at credit of Public Works Department	2,003 2 8	2,116 14 8
Balance at the hands of villagers	Rs. A. P.	
• Chintamony Putnik Kanoongoe of Ruhang	47 0 0	
• Dombundhur Kharenga	40 0 0	
• Kisiri Churn Dass, Kanoongoe of Sirai	26 12 0	
	113 12 0	

\* The detail is given in Chairman's No. 316 of 11th March 1875.

J. ARMSTRONG, C.S., Collector.

ROAD CESS OFFICE, POOREE, the 30th October 1874.

No. 176, dated Pooree, the 30th October 1874.

From—J. S. ARMSTRONG, Esq., C.S., Collector of Pooree,  
To—The Commissioner of the Orissa Division, Cuttack.

I HAVE the honor to submit the local improvement report for the cess year ending on 30th September 1874, and the annual return of the Road Cess Department for the same year.

2. The aggregate receipt of the year under the several heads amounted to Rs. 32,853-14-5, viz.—

	Rs.	A.	P.		Rs.	A.	P.
Under Controller of Public Works Accounts' No. 10020, of the 15th October 1873 ...	5,000	0	0	Cess on land	19,566	7	6
Accountant-General's No. 10827T, of 6th December 1873 ...	3,159	4	9	House cess	32	8	6
Accountant-General's No. 13508, of 31st January 1874 ...	5,000	0	0	Government grants-in-aid as per margin..	13,159	4	9
				Advance refunded	95	9	9
Total	13,159	4	9	Total	32,853	14	5

3. The total expenditure amounted to Rs. 15,986-10-5 at the end of the year. The details of expenditure were as follows:—

	Rs.	A.	P.
Office establishment...	2,434	7	7
Contingencies ...	672	3	0
Original works ...	9,158	11	5
Repairs ...	3,031	4	5
Field establishment ...	120	0	0
Repairs and construction of village road.	570	0	0
Total ...	15,986	10	5

4. The establishment consisted entirely of clerks and servants employed for the purpose of road cess collection and preparing statistical tables, called for by Government order No. 2400 of 22nd August 1873.

5. The original works carried out during the year under report are as follows:—

- (1) Remodelling Khoordah and Pipli Road.
- (2) Constructing road from Balagan to Banpore.
- (3) Remodelling and repairing the Satyabadi bridge.

(a) *Remodelling the road from Khoordah to Pipli, 14 miles.*—This road was originally constructed out of the district road fund, and owing to its importance, it was subsequently made over to the Public Works Department. It was constructed somewhat roughly, and was partially bridged. When the Road Cess Act came into force, this was taken up as one of the local roads, and it was resolved to complete it as a bridged but unmetalled road, and accordingly an estimate for Rs. 9,554 was sanctioned for this work. Nine-tenths of the other work and turfing have been completed, and about half the number of culverts. The Executive Engineer reports that the overseer in charge of the works having been removed in March to the famine districts, and another having died in August last, the work has not made quite so much progress as it would otherwise have done. The flood of August last having also burst the Dayah river embankment, a considerable breach and damage were made to the first six miles of the road, but this has since been repaired. The Executive Engineer expects to finish the work of this road by the end of May next.

(b) *Construction and completion of the road from Balgor to Banpore, 3½ miles.*—This work was stopped for several months, owing to a desire to substitute culverts for the numerous causeways and irrigation openings it was found necessary to leave in the way; but as the expense of constructing bridges was greater than was expected, it was determined to finish the road as originally sanctioned, and accordingly the stone collected for metalling the sloped water channels has been spread, and the work has been completed.

(c) An old bridge crossing the local road leading to Satyabadi had partially given way, and very great inconvenience was in consequence felt by the passengers and numberless pilgrims who frequently pass by that road. It was therefore resolved by the Road Cess Committee to repair and make certain alterations in the old bridge, and the work was accordingly taken up.

The amount expended to the end of the year amounts to Rs. 1,314. It is nearly completed; there remain now the parapets and some revetment work to be done, which will be finished by the end of 1874.

6. The following roads have been completely repaired during the year under review. The amount incurred in repairing each of them is set forth against each item:—

	Rs.	A.	P.
1. Khoordah and Kantilo road ...	1,512	3	7
2. Bagharan and Balgor road ...	555	3	11
3. Balghat and Madhab road ...	595	0	8
4. Dehang bridge ...	288	7	3

7. Some lines of country have been surveyed with a view to ascertaining the best route to be adopted when it is required to frame estimate for new roads with funds which may hereafter be available for the same. The details of the surveys made are given in the appended list.

8. The sum expended in the village road works undertaken this year amounts to Rs. 570. Of this sum Rs. 70 were expended in repairing the under-mentioned roads at the cost noted against each, and Rs. 500 were paid to the Sub-Committee of Khoordah for repairing the following roads, viz.—

			Rs.	A.	P.
1.	Fakirpara village road, pergunnah Kothdes	...	50	0	0
2.	Part of Harekristapore village road, pergunnah Rahang	...	10	0	0
3.	Ditto Siso, pergunnah Oldhar	...	10	0	0
<i>Khoordah.</i>					
4.	Raising the village road of Makundprosad	...	20	0	0
5.	Ditto ditto of Jaghorsingh	...	50	0	0
6.	Ditto ditto of Hadi Sahi	...	10	0	0
7.	Ditto ditto of a portion of the road from thana to kutchery	...	10	0	0
8.	Ditto ditto of Khoordah Ghati to Bhaliabody	...	20	0	0
9.	Ditto ditto of Bhubanessur	...	25	0	0
10.	Village road of Chatabar	...	15	0	0
11.	Ditto of Chandka	...	20	0	0
12.	Ditto of Daratheng	...	20	0	0
13.	Ditto of Panchupally	...	20	0	0
14.	Ditto of Gar Haldia	...	10	0	0
15.	Ditto of Gobindapore	...	20	0	0
16.	Ditto of Parikhit	...	20	0	0
17.	Ditto of Dikhkhala	...	10	0	0
18.	Ditto of Rautpara	...	15	0	0
19.	Ditto of Madhuban	...	20	0	0
20.	Ditto of Mundanupore	...	10	0	0
21.	Ditto of Gar Tapang	...	20	0	0
22.	Ditto of Balovdrapore	...	20	0	0
23.	Ditto of Banpore	...	50	0	0
24.	Ditto of Orada	...	30	0	0
25.	Ditto of Manikagoda	...	15	0	0
26.	Ditto of Palasahi	...	15	0	0
27.	Ditto of Arakpah	...	15	0	0
28.	Ditto of Beerkoal	...	20	0	0
Total			500	0	0

The Deputy Collector of Khoordah reports that the roads Nos. 4, 5, 6, 7, 8, 10, 11, 14, 15, 17, 18, 20, 21, 22, 24, 25, 26, and 27, have been completed; the rest will be taken up and completed on the commencement of the favorable weather.

9. The works proposed to be carried out during the ensuing year are as follows:—

*Original Works.*

	Rs.	A.	P.
Remodelling Khoordah and Pipli road	3,000	0	0
Khoordah and Kantillo road	8,000	0	0
Village roads	1,000	0	0

*Repairs.*

Khoordah to Kantillo road	1,350	0	0
Pipli to Khoordah road	331	0	0
Baghuari and Bolegor road	1,125	0	0
Balugan and Banpore road	262	0	0
Balighai and Madhab road	900	0	0

11. The estimate for the above works was sanctioned by you under No. 54 of 24th July 1874.

The Deputy Collector has neglected his Sub-Committee, scarcely ever calling a meeting thereof.

*Details of the Surveys made in the District of Pooree.*

Name of the proposed roads surveyed.	Amount sanctioned.	Sum expended during the year.	Balance.	REMARKS.
	Rs.	Rs. A. P.	Rs. A. P.	
From Tanghy, <i>via</i> Runpore, to Bolegor, 12 miles	200	138 10 10	61	
„ Junkia to Harrihur, 8 miles				
„ Tanghy to Trunoney, 14 miles				
„ Radmil to Haridas gola, 8 miles				
„ Khoordah, <i>via</i> Bhubanessur, to Tankpani, 15½ miles				
„ Bhubanessur to Sarikapore, 3 miles				
Total	200	138 10 10	61	



**No. 6—Part II.**  
**BALASORE DISTRICT ROAD FUND.**

*Details of Income and Expenditure for the year 1873-74, from 1st October 1873 to 30th September 1874.*

Sub-head of estimate.	Amount as per budget estimate.	PARTICULARS.	Amount.	Total.
Rs. A. P.		INCOME.	Rs. A. P.	
Revenue under Act X of 1871	14,000 0 0	Cess on lands ..	13,410 10 1	
	450 0 0	on houses ..	336 8 0	
Receipts from tolls	398 0 0	Realized from Prusatumpore Ghât ..	28 13 7	13,747 2 1
		Ditto Atultee Ghât ..	66 0 0	
		Ditto Gerdibida ..	0 0 0	
		Ditto Bahupal ..	153 0 0	
		Ditto Panchiterno ..	41 12 0	
		Ditto Kalikapur ..	12 7 9	
			305 1 4	
Grant-in-aid	15,080 0 0	Amount sanctioned, as per Bengal Government No. 3739, of 17th July 1873 ..	1,000 0 0	305 1 4
		Advance converted into grant, vide Bengal Government No. 2310, of 10th April 1874 ..	683 0 4	
	120 0 0	Sale of produce and stores ..	100 10 0	15,683 0 4
		Miscellaneous ..	49 8 0	190 10 0
		Refunds ..	196 4 10	49 8 0
		Total ..		196 4 10
				30,141 10 7
		<b>EXPENDITURE ON COLLECTION OF REVENUE</b>		
2,022 0 0		Salary of Head Clerk for 1 month, 20 days, at Rs. 52 ..	86 2 7	
		Ditto ditto for 1 " 10 " ..	67 2 5	
		Ditto ditto for 8 " 64 " ..	432 0 0	
		Ditto 2nd Clerk for 10 " 0 " ..	300 0 0	
		Ditto ditto for 0 " 22 " ..	4 7	
		Ditto ditto for 0 " 0 " ..	8 11 4	
		Ditto Accountant for 10 " 0 " ..	250 0 0	
		Ditto ditto for 0 " 22 " ..	17 11 10	
		Ditto ditto for 0 " 9 " ..	7 0 0	
		Ditto 2 Mohurras for 11 " 0 " ..	330 0 0	
		Ditto 5 Peons for 11 " 0 " ..	275 0 0	
		Ditto 1 Peon for 10 " 0 " ..	50 0 0	
		Ditto 130 extra peons for 0 " 0 " ..	6 3 8	
		Ditto 1 Clerk for 3 " 0 " ..	90 0 0	
		Ditto ditto for 3 " 0 " ..	75 0 0	
		Ditto 2 Mohurras for 4 " 0 " ..	120 0 0	
		Ditto 2 ditto for 3 " 0 " ..	60 0 0	
		Ditto 1 Clerk for 7 " 15 " ..	274 8 3	
		Ditto 1 ditto for 0 " 15 " ..	15 0 0	
		Ditto 1 ditto for 6 " 15 " ..	104 8 3	
		Ditto 2 ditto for 7 " 15 " ..	374 3 0	
		Ditto 2 ditto for " 15 " ..	200 6 8	
		Ditto 2 Mohurras for " " ..	12 8 0	
		Ditto 1 ditto for 0 " 21 " ..	11 9 9	
776 0 0		Contingencies ..	1,387 2 11	
		Refunds ..		5,312 0 0
		<b>ORIGINAL WORKS</b>		
		<i>Roads and Bridges</i>		
		Compensation for lands ..	5,155 9 3	
		Road contingencies ..	311 2 6	
		Minor works (exclusive of Rs. 50) shown as grant-in-aid and charged to original works ..	285 0 0	
				3,751 11 9
		<b>REPAIRS.</b>		
		<i>Roads and Bridges</i>		
		Bahupal to Kamardit ..	1,311 22 6	
		Balasore to Mitrapore ..	3,870 15 10	
		Soroh to Anandapur ..	1,100 0 0	
		Bludduck to Chaudhali ..	1,803 13 0	
		Soroh to Kuparee ..	1,001 11 1	
		Minor Works, petty repairs ..	6,718 13 2	
		Furnes ..	400 11 0	16,876 2 4
		Total District Works ..		493 11 0
		<b>Establishment.</b>		
		Salary of 2 Overseers, at Rs. 75, for ..	1,850 0 0	
		Ditto 1 Sub-Overseer, at " 30, for ..	330 0 0	
		Ditto 1 ditto at " 30, for ..	30 0 0	
		Ditto 1 ditto at " 20, for ..	20 0 0	
		Ditto 2 ditto at " 15, for ..	330 0 0	
		Ditto 1 ditto at " 15, for ..	45 0 0	
		Ditto 1 ditto at " 15, for ..	82 11 4	
		Ditto 2 Peons at " 6 for ..	110 0 0	
		Tools and plant ..	100 0 0	2,567 11 4
		Total Expenditure ..		100 0 0

\* The name of the particular road on which these amounts are chargeable has been called for.

*Memorandum showing in detail the Actual Balance on the 30th September 1874.*

PARTICULARS.	Amount.	Total.	REMARKS.
	Rs. A. P.	Rs. A. P.	
Balance at the debit of District Road Fund in Treasury	—1,730 0 1	—1,730 0 1	.

*Memorandum showing in detail the Amount at Credit of Deposit on the 30th September 1874.*

Nil.

*Memorandum showing in detail the Amount of Outstanding Advances on the 30th September 1874.*

PARTICULARS.	Amount.	Total.	REMARKS.
	Rs. A. P.	Rs. A. P.	
Balance at credit of Public Works Department	827 3 4		
Assistant Collector of Bhadruck	10 6 7		
District Superintendent of Police	250 0 0		
Jado Nauth Bannerjee	1 10 3		
Gudadhur Nark	7 0 0		
Rev. J. Phillips	200 0 0		
Lukan Nauth Mohasay	34 14 2		
Koylas Chunder Roy Mohasay	15 0 0	1,904 15 10*	2,732 3 2
Rhyan, of Jameoonda	5 0 0		
Ram Mohun Doss	100 0 0		
Radha Nauth Roy	100 0 0		
Bulbhudra Roy	60 0 0		
Saym Soonder Doss	50 0 0		
Soonder Narnin Roy	50 0 0		

\* The total has been called for. The details given as in Vice-Chairman's No. 100, of 12th March 1875.



No. 125A, dated Cuttack, the 17th December 1874.

From—T. E. RAVENSHAW, Esq., Commissioner of the Orissa Division,

To—The Secretary to the Government of Bengal, Public Works Department.

I HAVE the honor to submit the annual report on local improvements of the Orissa Division for the year 1873-74, as required by Government circular No. 51, dated 8th August 1874.

2. District reports and returns for the year 1873-74, in form prescribed in circular order No. 4952, of 24th September 1872, are also herewith submitted in original, for publication in the *Calcutta Gazette*, under Section 89 of the Road Cess Act.

3. The annual receipts and disbursements of the three districts of Cuttack, Pooree, and Balasore, for the year under report, are shown in the subjoined table.

*Receipts.*

	Cuttack.	Pooree.	Balasore.	REMARKS.
	Rs. A. P.	Rs. A. P.	Rs. A. P.	
Balance	7,088 2 6	—543 1 0	682 12 2	
Revenue under Act X of 1871—				
Cess on lands	26,096 11 4	19,566 7 5	13,410 10 1	Details will be found in the district statements, from which the figures entered herein have been taken
On houses	625 8 0	32 8 6	336 8 0	
<i>Tolls.</i>				
Ferry	5,922 6 9	...	305 1 4	
Road	...	...	...	
Canal or river	...	...	...	
Grant-in-aid from Provincial Reserve Fund	25,000 0 0	13,159 4 9	15,080 0 0	
Sales of produce and stores	26 11 9	...	160 10 0	
Fines and refunds	514 9 9	15 9 9	2,281 0 10	
Miscellaneous	362 12 6	...	49 8 0	
Total	65,669 14 7	32,310 13 5	32,306 2 5	

*Disbursements.*

	Cuttack.	Pooree.	Balasore.	REMARKS.
	Rs. A. P.	Rs. A. P.	Rs. A. P.	
Collection establishment, &c.	8,786 14 10	3,106 10 7	5,312 9 3	Details will be found in the district statements, from which the figures entered herein have been taken.
Original works	15,000 2 4	9,158 11 5	3,831 11 9	
Repairs	22,108 4 7	3,601 4 5	17,369 13 4	
Public Works, &c., establishment	1,119 10 8	120 0 0	2,597 11 4	
Tools and plant	154 0 0	...	100 0 0	
Miscellaneous refunds, &c.	...	...	7 5 8	
Total	47,529 0 5	15,986 10 5	29,210 3 4	
Balance	18,140 14 2	16,324 3 0	3,986 15 1	

4. In the Cuttack district the Collector's report is complete, with the exception of the information required regarding works proposed to be done during 1874-75. This has been remedied in my office, and extract from the estimates for 1874-75, as passed and approved, is appended. The unexpended balance in hand is considerable, and will supplement the assets for 1874-75. I shall expect that the ensuing year's estimates will be worked up to.

5. District and Sub-Divisional Committees have given constant and careful attention to business, and have been judiciously presided over by magisterial officers. The assistance afforded by several zemindars in the construction of village roads is very encouraging.

6. In the Pooree district also, there is a very considerable unexpended balance. I trust this will not be allowed to recur. The Magistrate's report and statement are complete.

7. The Committee at head-quarters have met regularly, and have been precise and efficient in the conduct of business.

8. In Khoerda the Committee does not appear to have been sufficiently consulted by the sub-divisional officer, though the list of works in hand during the year appears to have been for the most part completed. It is important that Sub-Divisional Sub-Committees should be constantly consulted and led to take interest in local improvements.

9. The Balasore district report is exceedingly meagre, though the year's estimate has been better worked up ~~to~~ than in Cuttack or Pooree. The unexpended balance is Rs. 3,086-10-1.

10. No original works were undertaken, and the expenditure shown under that head was for acquisition of land. I have ascertained that repairs were efficiently carried out on 21 district roads, and Rs. 412-4-0 was expended on village roads.

11. I shall in future years hope to see a larger amount devoted to village roads, so that the people may see works for which they pay cess brought as much as possible to their doors.

12. The Balasore Committees have worked efficiently, and given attention to, and taken interest in, business brought before them.



## ESTABLISHMENT.

*The 10th May 1875.*

*No. 163.—Appointment.*—Mr. J. A. Campbell, Assistant Engineer, Second Grade, attached to the 24-Pergunnahs district, is appointed to officiate as Executive Engineer of the Backergunge Division as a temporary arrangement.

*No. 164.—Notification.*—Mr. J. C. G. Reddie, Assistant Engineer, First Grade, joined the First Calcutta Division on the 24th April 1875, before noon.

*No. 165.*—Mr. J. F. Mackenzie, Assistant Engineer, Second Grade, assumed charge of the Dinagpore Division on the 21st April 1875, after noon.

*No. 166.*—Baboo Haran Chunder Bannerjee, Probationary Assistant Engineer, Third Grade, is posted to the Second Calcutta Division.

*No. 167.*—Mr. C. A. Mills, Assistant Engineer, Second Grade, joined the Darjeeling Division on the 26th April 1875, before noon.

*No. 168.*—Mr. E. Moriarty, Overseer, First Grade, joined the Dinagpore Division on the 17th April 1875, after noon, on return from privilege leave.

*No. 169.—Posting.*—Serjeant G. Stuttaford, R.E., Overseer, First Grade, attached to the Purneah Special Division, is posted to the Bhagulpore Division, which he joined on the 26th April 1875, before noon.

*No. 170.*—Baboo Bhuggobutty Churn Gangooly, Overseer, Third Grade, attached to the Bogra Special Division, rejoined the Midnapore Division on the 20th April 1875, before noon.

\* Bengal Government (Public Works Department) Notification No. 360, dated 14th October 1874.

Bengal Government (Public Works Department) Notification No. 64, dated 25th February 1875.

Bengal Government (Public Works Department) Notification No. 130, dated 19th April 1875.

*No. 171.—Leave of Absence.*—Baboo Surrut Chunder Sandle, Overseer, Third Grade, attached to the Rajshahye Division, for two months, on medical certificate, under Supplement F, Section 3 of the Civil Leave Code, in addition to that already granted\* to him.

*No. 172.—Appointment.*—Baboo Muddon Mohun Ghose, Accountant, Fourth Grade, Dinagpore District, to be Accountant of the Dinagpore Division.

*No. 173.*—Baboo Bepin Behary Ghose, Accountant, Fourth Grade, Dinagpore Special Division, to be Accountant of the Rajshahye Division.

*No. 174.*—The following orders, issued by the Government of India, Public Works Department, are republished for information :—

*No. 193, of the 26th April 1875.*—Captain F. G. Oldham, R.E., Deputy Controller of Accounts, Bengal, is appointed to officiate as Controller of Public Works Accounts, Hyderabad, during the absence, on furlough, of Lieutenant-Colonel Prior, or until further orders. Captain Oldham relieved Lieutenant-Colonel Prior on the forenoon of the 7th April 1875.

*No. 194.—Temporary Promotion.*—Captain Oldham, Deputy Controller, is temporarily promoted to Controller, Third Class, Second Grade, *vice* Lieutenant-Colonel Prior, proceeded on furlough.

By order of the Lieutenant-Governor of Bengal,

G. F. E. S. NEILL, *Captain, M.R.C.*,

*Asst. Secretary to the Govt. of Bengal, P. W. D.*

## IRRIGATION.

## ESTABLISHMENT—NOTIFICATION.

*The 6th May 1875.*

*No. 168.—Leave.*—Mr. W. McGowen, late Temporary Sub-Engineer, Third Grade, Arrah Division, was on sick leave from the 10th September to 8th October 1874, both days inclusive, under Section 3, Supplement F of the Civil Leave Code.

*The 7th May 1875.*

*No. 169.*—Mr. P. Dejoux, Executive Engineer, Fourth Grade, Cement Experiment Division, is granted privilege leave for one month, under Section 12, Supplement F of the Civil Leave Code, with effect from such date as he may avail himself of it.

*The 8th May 1875.*

*No. 170.*—Baboo Bishala Churn Mullick, Overseer, First Grade, Upper Gauduck Division, is granted two months' sick leave, under Section 3, Supplement F of the Civil Leave Code, from such date as he may avail himself of it.

*The 10th May 1875.*

**No. 171.—Notifications.**—Mr. J. P. H. Walker, Superintending Engineer, Second Grade, availed himself of the furlough granted him in the orders marginally noted on the 23rd ultimo.

No. 127, dated 29th March 1875.

**No. 172.**—Mr. W. G. L. Cotton, Executive Engineer, Fourth Grade, availed himself of the furlough granted him in the orders marginally noted on the 22nd ultimo.

No. 101, dated 8th March 1875.

**No. 173.**—With reference to the orders marginally noted, Baboo Bama Churn Paramanick, Sub-Engineer, Second Grade, joined the Balasore Survey Division on the forenoon of the 26th April 1875.

Notification No. 136, dated 31st March 1875.

**No. 174**—Baboo Khetter Mohun Roy, Overseer, First Grade, Cossye Division, availed himself, on the afternoon of the 20th ultimo, of the privilege leave for six weeks granted him in the orders marginally noted.

Notification No. 376, dated 6th November 1874.

**No. 175.—Leave.**—Baboo Rudro Prussono Singh, Overseer, First Grade, Northern Drainage and Embankment Division, is granted sick leave for two months and 12 days, under Section 3, Supplement F of the Civil Leave Code, in extension of the leave granted him in the orders marginally noted.

Notification No. 77, dated 1st March 1876.

G. A. SEARLE, *Lt.-Col., &c.*

*for Offg. Jt.-Secy. to the Govt. of Bengal.*

*in the P.W.D., Irrigation Branch.*

### CALCUTTA PORT TRUST.

[First Publication.]

#### NOTIFICATION.

*The 6th May 1875.*—Under the provisions of Section 65 of Act V (B.C.) of 1870, the Lieutenant-Governor is pleased to sanction the following additions and alterations to the schedule of landing and shipping charges over the jetties:—

#### IMPORT SCHEDULE.

Names of Articles.	Landing charges.			Removal charges.			Wharf rent		
	Rs. A. P.			Rs. A. P.			Rs. A. P.		
Asphalte, per cwt. ....	0	1	6	0	0	9	0	4	6
Drainage pipes, per cwt. ....	0	1	6	0	0	9	0	4	6
Sulphate of copper, per cwt. ....	0	1	6	0	0	9	0	4	6

#### EXPORT SCHEDULE.

PRESENT RATE.			PROPOSED RATE.		
Names of Articles.	Shipping charges.	Wharf rent per month.	Names of Articles.	Shipping charges.	Wharf rent per month.
	Rs. A. P.	Rs. A. P.		Rs. A. P.	Rs. A. P.
Tobacco-leaf and prepared, per cwt.	0 1 0	0 10 0	Tobacco-leaf and prepared, in bales.	0 1 6	0 10 0

D. SCOTT, *Offg. Vice-Chairman.*

### JAIL DEPARTMENT.

*No. 3587, dated Alipore, the 8th May 1875.*—Captain N. Lewis received charge of the Ranchi Jail from Lieutenant H. Grey on the afternoon of the 20th March 1875.

G. M. BOWIE, *Major,*  
*Offg. Inspector-General of Jails, I.P.*

## HIGH COURT,—Original Side.

## NOTIFICATION.

Dated 6th May 1875.

Mr. C. F. Davis, Chief Clerk, has obtained privilege leave for 1 month and 23 days from the 3rd instant.

Mr. A. S. Gasper, Assistant Registrar, has obtained leave of absence, on medical certificate, for 5 months, from the 23rd of April 1875.

R. BELCHAMBERS, Registrar.

Sheriff's Office, the 12th May 1875.

Notice is hereby given that the Fifth Criminal Sessions of the year 1875, of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, will be holden at the Court-house, in the Town of Calcutta, on Monday, the seventh day of June next, at 11 o'clock in the forenoon, and so on from day to day until the said Session be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought in for trial at the said Session be then and there to prosecute.

DEGUMBER MITTER, Sheriff.

সরিক আফিস সন ১৮৭৫ সাল ১২ মে।

সকলকে সমাচার দেওয়া যাউতেছে যে স্ববে বাঙ্গালার মোটে উইলিয়ম ভূর্গের অধীন শহর কলিকাতার ও অন্যান্য স্থানের ফৌজদারী বিচার নিষ্পত্তা জন্য আগামি সন ১৮৭৫ সালের ৭ই জুন মোমদার বেলা ১১ ঘটিকার সময় এবং যে পর্যন্ত সেশিয়ানের কার্য শেষ না হয় প্রতিদিন উক্ত সময়ে কলিকাতার হাই কোর্টের আপন আদালত ঘরে সন ১৮৭৫ সালের পঞ্চম ক্রিমিনেল সেশিয়ান বসিবেক এবং এতদ্বারা প্রচার করা যাউতেছে যে, যে সকল ব্যক্তি কোন কয়েদার দিকক্কে ফৌজদারী মিছিল করিবেক তাহার উক্ত স্থানে উক্ত সময়ে হাজির থাকিয়া মোকদ্দমা করে ইতি।

DEGUMBER MITTER, Sheriff.

## NOTIFICATION.

UNDER Section 14, Act XI of 1865, notice is hereby given that, subject to the orders of Government, the Judge of the Court of Small Causes at Narail will sit again in that Court on the dates mentioned below:—

Wednesday, the 19th May 1875.

Thursday, the 20th May 1875.

Friday, the 21st May 1875.

JOHN WESTON, Judge.

NARAIL COURT OF SMALL CAUSES, the 5th May 1875.

## TREASURY NOTICE.

MR. A. G. WILSON, Assistant Commissioner, has been placed in charge of the Hazareebagh Treasury, and authorized to draw bills on other Treasuries.

W. LEF. ROBINSON, Commr. of Chota Nagpore.

CHOTA NAGPORE, the 17th April 1875.

## EDUCATIONAL NOTICE.

In accordance with paragraph 8 of the Junior Scholarship Rules, the eight scholarships allotted by Government to the Chittagong Division will be distributed as follows for the year 1875-76:—

Chittagong ... ..	3
Noakholly ... ..	2
Tipperah ... ..	3

CHITTAGONG COMMISSIONER'S OFFICE, the 3rd May 1875.

E. E. LOWIS,  
Commissioner.

## OPIUM NOTIFICATION.

No. 469B.

NOTICE is hereby given that the Sixth Sale of Opium, the provision of 1873-74, will be held at the Government Opium Sale-Room, No. 2, Bankshall Street, on Friday, the 4th June 1875, at 11 A.M., and will comprise 3,750 chests, viz.—

					Chests.
Behar Opium	...	...	...	...	2,150
Benares „	...	...	...	...	1,600
Total					3,750

2. The general conditions of the sale now advertised will be the same as usual; they may be ascertained by reference to the Notification issued on the 16th November 1874, and published in the *Government and Exchange Gazettes*, or on personal application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 9th and 19th June 1875 respectively, that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-room, will be received after 4 P.M. of Wednesday, the 9th June 1875, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Saturday, the 19th June 1875.

4. In addition to the quantity above advertized for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Member in charge of the Opium Department, however, reserves to himself the right of altering these dates should circumstances render it expedient to do so.

DATES.	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Wednesday, 7th July 1875	2,150	1,600	3,750
On or about Thursday, 5th August „	2,150	1,600	3,750
On or about Monday, 6th September „	2,150	1,600	3,750
On or about Friday, 1st October „	2,150	1,600	3,750
On or about Thursday, 4th November „	2,150	1,600	3,750
On or about Friday, 3rd December „	2,150	1,600	3,750
	12,900	9,600	22,500

By order of the Member in charge,

W. H. GRIMLEY, *Offg. Secretary*

BOARD OF REVENUE, L. P. FORT WILLIAM, the 26th April 1875

## NOTICE.

No. 501B.

With reference to paragraph 18 of the general notification published on the 16th November 1874, it is hereby notified that the Agents of the French Government applied for the reservation of 300 chests of opium from the quantity advertised for sale on the 5th April, but did not pay for them within the prescribed period, and that the Government will cause the opium so reserved to be sold at a public sale, exclusively for the purpose of the date of which due notice will be given hereafter.

By order of the Member in charge,

BOARD OF REVENUE, L. P. FORT WILLIAM, the 12th May 1875. W. H. GRIMLEY, *Offg. Secy*

*Statement showing the importation of Salt (private property) in bond and afloat on the River Hooghly, subject to Customs duty, on 1st May 1875.*

	Government Golas.	Private Golas.	Afloat.	Total.
	Mds.	Mds.	Mds.	Mds.
Liverpool Punga ...	10,18,321	...	1,49,403	11,67,724
French Kurkutch ...	9,314	...	.....	9,314
Italian Punga ...	39,230	...	.....	39,230
Italian Kurkutch ...	85,276	...	39,339	1,24,615
Malabar Kurkutch ...	37,422	...	.....	37,422
Bombay Kurkutch ...	2,45,965	...	2,522	2,48,487
Mudras Kurkutch ...	61,380	...	...	61,380
Coconada Kurkutch ...	15,000	...	48,375	63,375
Arabian and Persian Gulfs Kurkutch and Muscat Rock ...	1,10,430	...	.....	1,10,430
Total ...	16,22,358	.	2,39,639	18,61,977

By order of the Board of Revenue, L. P.,

CALCUTTA CUSTOM HOUSE, the 8th May 1875.

J. D. MACLEAN, *Offg. Collector of Customs.*

### NOTIFICATION.

#### BY ORDER OF GOVERNMENT.

WITH the object of facilitating the entry of steamers and other vessels at the Custom House, Calcutta, it is hereby notified to all whom it may concern that from and after the publication of this notice—

1. On announcement of the arrival of the vessel at Saugor, the documents necessary for entering a ship may be presented at the Custom House, so as to avoid delay after the ship is moored; and for the purpose of announcement of arrival at Saugor, the official Government Telegraph Gazette will be considered the requisite proof.

2. Agents of ships who present documents for the entry of ships under the permission given by the preceding section, will be considered as undertaking the responsibility of masters under Sections 47 and 49, Act VI of 1863, with regard to the manifest; all alterations made subsequent to the entry of the vessel being subject to the usual penalty.

3. The correctness of a manifest being of extreme importance, those whom it may concern are hereby informed that the penalties in case of want of accuracy or care in the preparation of a manifest will be strictly enforced.

Agents making an application under this notification, will be considered to have consented on behalf of the ship to the conditions above mentioned.

CUSTOM HOUSE, CALCUTTA, the 1st May 1875

J. D. MACLEAN, *Offg. Collr. of Customs*





# The Calcutta Gazette.

WEDNESDAY, MAY 12, 1875.

## PART II.

### Advertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this part of the Gazette cannot be received after Noon on Monday.]

NOTICE is hereby given that the proprietary right of Government, as specified in the Condition of Sale below, to the under-mentioned estate, situated in the district of Purneah, will be put up to sale at the Purneah Collectorate on Saturday, the 5th June 1875, corresponding with 23rd Jaisto 1282 B.S., and 16th Jaisto 1282 F.S.

The purchasers will be subject to the following conditions of sale:—

1st.—The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, the only right reserved by Government being the right of revising the jumma at the conclusion of the term of the present settlement, and on the expiration of all future settlements. If on resettlement he should refuse to engage, he will be entitled to malikana.

The estate will be sold, subject, up to the expiry of the existing settlement in the year ending 31st March 1902 A.D., to the Government revenue against it, to the highest bidder above the upset price.

2nd.—The sale to be subject to existing leases, and to the rights conferred by the settlement proceedings and by the laws in force; the purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the 15th (fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.

Khas Mehal Register No.	Number in the District Roll.	Name of Estate and Pergunnah.	Approximate area in acres.	Government revenue.		Report price.	REMARKS.
				Revenue assessed.			
			A. R. P.	Rs. A. P.	Rs. A. P.		
	190	Kishenpore Behary, zillah Gondwarrah, pergunnah Dhur-rumpore.	89 1 38	51 8 6	516 0 0		

PURNDAH, the 19th April 1875.

W. KEMBLE, Collector.

### اشتہار نیلامی کچہری کلکٹری ضلع پورنیہ ایکہ

بذریعہ اسکے خبردہجائی ہی کہ ضلع پورنیہ کے ماتحت اسٹیٹ مندرجہ ذیل میں جو حق مالکیت گورنمنٹ کا شرایط مندرجہ ذیل میں مندرج ہوا ہی تاریخ ۵ جون سنہ ۱۸۷۵ء مطابق ۲۳ جیتھ سنہ ۱۲۸۲ بنگلہ و ۱۹ جیتھ سنہ ۱۲۸۲ فصلی روز منیچر کو کچہری کلکٹری میں ضلع مذکور کے نیلام ہوگا خریداران نیلام شرایط تفصیل ذیل کے تابع رہینگے

خریدار محال مذکور کو تصور کیا جائیگا کہ وہ مالک محال مذکور کا ہی کل حق حقوق گورنمنٹ کا جو محال ہذا میں ہی اُسپر عاید ہوگا صرف بعد انقضای میعاد بندوبست حال کے بعد انقضای ۳۱ مارچ سنہ ۱۹۰۴ء یعنی اختیار گورنمنٹ کا ہوگا کہ جمع بندوبست حال کا تبدیل کرلیویں اور آئندہ ہر ایک بندوبست کا میعاد منقضي ہونے سے ویسا ہی کرسٹینگی اگر بوقت بندوبست ثانی خریدار وہ بندوبست انکار کریں تو مالکانہ پانیکا مستحق ہوگا اور جو شخص نیلام کے اول پوکار سے سب پریشی پوکاریگا اسکے ہاتھ بجمع مقررہ بعد انقضای میعاد بندوبست حال یعنی ۳۱ مارچ سنہ ۱۹۰۴ء بیچا جائیگا

۲ پتہ جات جو اسوقت قائم ہی اور جو صوبہ حق حقوق بذریعہ روپوں بندوبست و قانون روان منظور کیا گیا ہی فروخت کے بعد بھی بحال رہیگا انکاران کے طاری جمع بندی میں جو جو خود کاشت رعیت دستخط کیا ہی حق انہوںکا خریدار کو مانا جائیگا

۳ ایک سو روپیہ سے کم قیمت ہونے سے بالکل روپیہ زر ثمن اسیوقت دینے ہوگا

۴ ایک سو روپیہ سے زیادہ ہونے تو قیمت پکار کا چونہ ہی حصہ اسیوقت امانت کرنے ہوگا فروخت کا دن ایکڑ ۱۵ پندرہ دان دن دو پھر کے وقت یا کہ وہ دن تعطیل ہونے سے اسکے بعد جو دن کچہری پہلے کھلے اُس دن دو پھر تک اگر نانی روپیہ داخل نہیں ہوی تو خرید باطل اور امانتی روپیہ گورنمنٹ میں ضبط ہوگا اور پہلا فروخت کے مطابق ثانیاً اشتہار جاری کرینگے ساتھ خریدار ہارج مذکور کے جوابدہی میں محال مذکور ثانیاً نیلام ہوگا

۱۱	...	...	...	...	...	...	نمبر خاص محال
۱۹	...	...	...	...	...	...	نمبر ہی ضلع
موضع کشن پور بہاری ضلع گوندوارہ پورگنہ دھرمپور	...	...	...	...	...	...	نام محال و پورگنہ
بول	روڈ	ایکر	...	...	...	...	
۳۸	۱	۸۹	...	...	...	...	نوعین ارضی
۵۱-۸-۶	...	...	...	...	...	...	جمع مقررہ
۵۱۶	...	...	...	...	...	...	نیلام پہلا پوکار

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the under-mentioned estates situate in the district of Backergunge, will be put up to sale at the Backergunge Collectorate, on Wednesday, the 1st of June 1875, corresponding with 19th Jaista 1282 B.S.

The purchasers will be subject to the following Conditions of Sale:—

1st.—The purchasers of these estates will be considered as the proprietors of these estates, and the entire proprietary right of Government in such estates will be transferred to them, the only right reserved by Government being the right of revising the jumma at the conclusion of the term of the present settlements, and on the expiration of all future settlements. If on resettlement they should refuse to engage, they will be entitled to malikana. The estates will be sold, subject, up to the year 1907 A.D., to the Government revenue against them, to the highest bidders above the upset price.

2nd.—The sale to be subject to existing leases, and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators, who have signed the schedule of assessment prepared by the revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estates to be again put up to sale at the risk of the defaulting purchasers after issue of advertisement, as in the case of original sale.

5th.—The purchasers will be bound to perform the duties of patwarries, as set forth in Section 33, Regulation XII of 1817.

1	2	3	4	5	6	7
No. in statement of Government estate.	No. on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Revenue assessed.	Upset price.	REMARKS.
848	1650	Government purchased mahal taluk Ram Keshab Das, pergunnah Bangorah.	A. R. P. Y. 0 2 22 0	Rs. A. P. 2 0 0	Rs. A. P. 1 0 0	To be settled with the purchaser from April 1873 to March 1897 A.D.
255	3081	Ditto Mohamud Moham, pergunnah Seerampore.	8 2 5 0	1 8 0	1 8 0	Ditto from April 1873 to March 1897.
849	3091	Ditto taluk Ram-chankar Ghose, pergunnah Snayad-pore.	2 3 14 0	8 0 0	16 0 0	Ditto from April 1874 to March 1897 A.D.
588	2117	Ditto Darichar Razbu-nathpore, pergunnah Bojerganadpore.	42 2 13 0	156 0 0	312 0 0	Ditto ditto

E. J. BARTON, *Offg. Collector.*

COLLECTOR'S OFFICE, DISTRICT BACKERGUNGGE the 15th April 1875.

জিলা দাকরগঞ্জ ।

নীলামা এস্তাহারনামা কাছারী কালেক্টরী জেলা দাকরগঞ্জ ।

এতদ্বারা সংবাদ দেওয়া যাইতেছে যে দাকরগঞ্জ জেলার অন্তর্গত পঞ্চাংশলিখিত খাস মহাল বিক্রয়ের নিম্নলিখিত নিয়মপত্রের গণ্য মেম্বের যে মালিকী যত্ন নিষ্টিষ্ট হইয়াছে তাহা সন ১৮৭৫ সনের ১ জুন মোতাবেক বাঙ্গলা ১৮৮০ সনের ১৯ টিষ্ঠ মঙ্গলবার এই জেলার কালেক্টরী কাছারীতে নীলাম হইবেক ইতি সন ১৮৭৫ । ১১ আশ্বিন মোঃ ১৮৮০ সনের ৩ বৈশাখ ।

বিক্রয়ের নিম্নলিখিত নিয়ম খরিদারের মানিতে হইবেক ।

বিক্রয়ের নিয়ম ।

১ম: এই সকল মহালের খরিদারগণ মহালের ভূমিধিকারি বলিয়া জ্ঞান হইবে আর বর্তমান বন্দোবস্তের মিয়াদ ফুরাইলেও ইহার পর অন্য যে বন্দোবস্ত করা যায় তাহার মিয়াদ ফুরাইলে গবর্ণমেণ্টের জমা বাড়াইয়া দেওয়ার এক অধিকার রাখিয়া এই সকল মহালে গবর্ণমেণ্টের যে অধিকারিত থাকে তাহা সম্পূর্ণরূপে খরিদারগণকে হস্তান্তর করিয়া দেওয়া যাইবে পুনঃবন্দোবস্ত হইবার সময় তাঁহারা করারনামা করিতে সম্মত না হইলে তাঁহাদের মালিকানা পাইবার অধিকার থাকিবে প্রথম যত টাকা ডাক হয় তাহার উপর যে ব্যক্তি অধিক ডাকে এই মহালের উপর গবর্ণমেণ্টের যে জমা ধায়া হইল প্রত্যেক মহালের লিখিত মিয়াদপর্যন্ত অর্থাৎ ইং ১৯০৭ সালপর্যন্ত সেই জমা দিবার নিয়মে সেই ব্যক্তিকে মহাল বিক্রয় করা যাইবে ।

২য়: বর্তমান পাক্তি এবং বন্দোবস্তের কার্য কি প্রচলিত আইনহইতে উৎপন্ন স্বত্বসকল বিক্রয়ের পরেও বহাল থাকিবেক রাজস্বের কায্যকারকদিগের কৃত জমাএন্দীতে যেহে খোদকস্তা রাখিত স্বাক্ষর করিয়াছে কেতারা তাহাদিগের স্বত্ব মানিতে বাধ্য হইবে ।

৩য়: এক শত টাকার অধিক পণ হইলে সেই সমুদয় টাকা তৎক্ষণাৎ দিতে হইবে ।

৪র্থ: এক শত টাকার অধিক হইলে ডাক পনের চারি অংশের এচাশ তৎক্ষণাৎ দাখিল করিতে হইবে বিক্রয়ের দিবস এক দিন বলিয়া গণনা করিয়া বিক্রয়ান্তের পর দশ দিনের মধ্যেই কাল সেই দিবস বন্দোবস্তের দিন হইলে তৎপরে প্রথম যে দিন কাছারী খোলা যায় সেই দিনের মধ্যেই কাল যদি অবশিষ্ট টাকা দাখিল না হয় তবে বিক্রয় রদিত ও গচ্ছিত টাকা গবর্ণমেণ্টে জমা হইবে ও প্রথম স্থানীয় বিক্রয়ের ন্যায় পুনরুদার বিজ্ঞাপন প্রকাশ করণ পূর্বক এই কটকারি কেতোর ইচ্ছিতে সেই মহাল পুনরায় বিক্রয় হইবে ।

এম: ১৮১৭ সনের ১২ আইনের ৩৩ দফামতে পাটওয়ারির কার্য পরিদারগণ করিতে বাধ্য হইবে।

রাজকীয় মহালের রেজিষ্টার নম্বর পাট মহালের রেজি- ষ্টার নম্বর	জেলার বহির নম্বর ডোজির নম্বর	মহাল ও পরগনার নাম	জুঁয় পরিসর মূল- মাত্রিক হস্ত একর	গবর্ণমেণ্টের রাজস্ব	নীলামের প্রথম ডাক	মন্তব্য।
১৪৬	১৬৫২	শরকারের নীলাম পরিদা ডালুক রামকেশব দাস পং বাঙ্গরোড়া	এঃরোঃপোঃগঃ ০১২১২২১০ ৮১২১৫১০	২°		ম্যাদই ১৮৭৩ সনের আশ্রিল নাং ১২০৭ সনের মাঠ।
২৫০	৩৬৬১	শরকারের নীলাম পরিদা ডালুক মহাম্মদ মুসাএম পং জীরামপুর		১১০	১১০	ম্যাদই ১৮৭৩ সনের আ- শ্রিল নাং ১২০৭ সনের মাঠ।
১৪২	৩২২১	শরকারের নীলাম পরিদা ডালুক রামশঙ্কর ঘোষ পং সাহাআদপুর	২১৩১৪১০		১৬	ম্যাদই ১৮৭৪ সনের আ- শ্রিল নাং ১২০৭ সনের মাঠ।
৫৮৮	১৪৪৭ নং অন্তর্গত ৬৫ নং	শরকারের নীলাম পরিদা কিং: রঘুনাথপুরের দরিচর পং বোজিরগ ওমেদপুর	৪২১২১৩১০	১৫০	৩১২	এ      এ

E. J. BARTON, *Officiating Collector.*

NOTICE is hereby given that the proprietary rights of Government, as specified in the condition of sale below, in the undermentioned estates situated in the district of Purneah, will be put up to sale at the Purneah Collectorate on Saturday, the 24th July 1875, corresponding with 9th Shaban 1282 B. S. and 6th Shaban 1282 F. S.

The purchasers will be subject to the following conditions of sale:—

1st.—The purchasers of these estates will be considered as the proprietors of the estates and the entire proprietary rights of Government in such estates will be transferred to them, the only right reserved by Government being the right of revising the jummah at the conclusion of the term of the present settlement, and on the expiration of all future settlements. If on re-settlement they should refuse to engage, they will be entitled to mahkana. The estates will be sold, subject, up to the expiry of the existing settlement with year ending 31st March 1902 A.D., to the Government revenue against them, to the highest bidders above the upset price.

2nd.—The sale to be subject to existing leases, and to the rights conferred by the settlement proceedings, and by the laws in force: the purchasers to be bound to respect the right of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement, as in the case of original sale.

Khasra mehal Register No.	No. on the dis- trict roll.	Name of estate and pergunnah.	Approximate area in acres.	GOVERNMENT REVENUE. Borough used	Upset price.	REMARKS
			A R. P.	Rs. A. P.	Rs. A. P.	
114	106	Semiriah Khem Chand, zillah Bhowanipur, pergunnah Dhur- rumpur.	112 3 1	20 0 0	20 0 0	
116	455	Mahthoa, zillah Bhowanipur, per- gunnah Dhurrumpur.	64 0 37			
117	496	Kwari Bhandar-ar, zillah Bhowani- pur, pergunnah Dhurrumpur.	75 1 5	6 0 0	60 0 0	
119	567	Bunsee Pura Daba, zillah Bhowa- nipur, pergunnah Dhurrumpur.	21 2 21	2 0 0	20 0 0	
138	27	Lowkahi, zillah Barnagar, per- gunnah Dhurrumpur.	179 1 19	10 0 0	100 0 0	

PURNEAH COLLECTORATE, the 7th April 1875.

W. KEMBLE, *Collector.*



## জিলা বর্দ্ধমান ।

## নীলামী ইস্তার নামা কাছারী কালেক্টরী জিলা বর্দ্ধমান ।

এতদ্বারা সংবাদ দেওয়া যাইতেছে যে বর্দ্ধমান জিলার বধাবর্তী নিম্নলিখিত C চিহ্নিত জমি (যাহা বর্দ্ধমান জিলার অন্তর্গত শেরগড় পরগনার পুনাবাদ গ্রামে অর্থাৎ রাণীগঞ্জ লাইনের ১০ ও ১১ মাইলের মধ্যস্থিত) ইষ্ট ইণ্ডিয়া রেলওয়ে কোম্পানীর আর আবশ্যক না থাকা প্রযুক্ত সরকারি খাস স্থান গণ্য হইয়া সন ১৮৭৫ সালের ১১ জুন মোতাবেক সন ১২৮২ সালের ২৯ জ্যৈষ্ঠ শুক্রবার তারিখে অত্র বর্দ্ধমানের কালেক্টরী কাছারীতে নিম্নরূপে নীলাম বিক্রয় হইবেক ইতি সন ১৮৭৫ সাল তারিখ ১৪ আপ্রিল ।

## ২। এই ভূমির খরিদার নিম্নলিখিত নিয়মাধীন হইবেক ।

১। এক শত টাকার অনধিক পণ হইলে সেই সমুদয় টাকা তৎক্ষণাৎ দিতে হইবেক ইতি ।

২। এক শত টাকার অধিক হইলে ডাকপণের চারি অংশের একাংশ তৎক্ষণাৎ দিতে হইবেক বিক্রয়ের দিবস এক দিন ধরিয়া গণনা করিলে বিক্রয়ান্তর পঞ্চদশ দিনের মধ্যাহ্নকালে কিম্বা সেই দিবস বন্দের দিন হইলে তৎপরে প্রথমে যে দিবস কাছারী খোলা যায় সেই দিবস মধ্যাহ্নকালে যদি অবশিষ্ট দাখীল না হয় তবে বিক্রয় রহিত ও গচ্ছিত টাকা গদণমেণ্টে জন্ম হইবেক ও প্রথম স্থানীয় বিক্রয়ের ন্যায় পুনর্ব্বার বিজ্ঞাপন প্রকাশ করণ পূর্ব্বক ঐ ক্রীকারি ক্রেতার স্বীকিতে সেই মহাল পুনর্ব্বার বিক্রয় হইবেক ইতি ।

৩। ঐ জমি সর্ব্ব উচ্চ ডাককারিকে নিম্ন বিক্রয় করা যাইবেক ইতি ।

রাজকীয় মহালের কৈফিয়তের নম্বর	ভৌজীর নম্বর	মহালের ও পরগনার নাম	একর হিসাবে জমির আনুমান পরিমাণ	নিলামের প্রথম ডাক	মন্তব্য ।
১০ নম্বর ...	...	১৫ নম্বর ...	পুনাবাদ পর শেরগড় ...	একর রোড পোল ১২ ১ ১৬	৩৭২৯

E. W. WHINFIELD, Collector.

"NOTICE is hereby given that under the sanction of the Judge of Shahabad, the rights and interests in the 4 annas share of the lunatic ward Baboo Kisho Pershad Singh, of Goonda, pergunnah Arrah, zillah Shahabad, in the undermentioned villages, will, subject to the conditions specified at foot, be sold by a public auction in the Shahabad Collectorate, on Monday, the 7th June 1875, corresponding with the 18th Jaith 1252 Fush, in satisfaction of debts due to Kapilmoon Singh and others.

2. The purchasers will be subject to the following conditions :—

(1) The purchasers of these villages will be considered as the proprietors thereof, and the entire proprietary right of the aforementioned lunatic ward in such villages will be transferred to them, subject only to payment of Government revenue. The villages will be sold (subject to Government revenue due from them to the date of sale) to the highest bidders above the upset price.

(2) If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

(3) If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited), and the villages to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

Number.	Names of villages to be sold.	REMARKS
1	Agursund, pergunnah Arrah.	The villages appertain to the estate Kehar-pore, which bears No. 188 on the rent-roll of the district. The Government revenue of the lunatic ward's share in the estate, for which share separate accounts have been opened under Act XI of 1859, is Rs. 784-3-10.
2	Bahera, ditto ditto.	
3	Pepra Rampore, ditto ditto.	
4	Rampore Khas, ditto ditto.	
5	Baghikali, ditto ditto.	
6	Burjah, ditto ditto.	
7	Teksemur, ditto ditto.	
8	Kewantia, ditto ditto.	
9	Peeparpantee, ditto ditto.	
10	Tootseepore, ditto ditto.	

ARRAH COLLECTORATE, the 22nd April 1875.

W. ALEXANDER, Collector.

## LAND SALE NOTICES.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Patna will be put up to public and unreserved sale at the Collector's office of that district, on the 31st day of May 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 29th day of March 1875.

## Class I.—Permanently-settled Estate.

No. of Tenure.	Name of mehal and pergunnah.	Sudder jumma.	Name of Proprietor.	REMARKS
		Rs. A. P.		
746	Araazee toufeer, Jahangeerpore, Mugurpal, resumed Mehal, Pergunnah Shahpore, Munair.	7,828 2 0	Nund Kishore Malik ...	The entire estate will be sold for arrears of Government revenue only.

HERBERT MOSLEY, *Officiating Collector.*

PATNA COLLECTORATE, the 20th April 1875.

صاحب کلکٹر بہادر ضلع پٹنہ کے حکم سے

اشتمار نیلام مطابق دفعہ ۶ آئٹ ۱۱ سنہ ۱۸۵۹ عیسوی

سب کو جاننا چاہئے کہ یہہ محال جو نیچے لکھا ہے باقی مالگداری سرکار و دوسری دعویٰ جو مطابق آئین و قانون جاری کے باقی مالگداری سرکار کے طرح وصول ہونا چاہئے و جو بتاریخ ۲۹ مارچ سنہ ۱۸۷۵ ع کو پائے قسمی تاریخ ۳۱ مارچ سنہ ۱۸۷۵ ع مطابق ۱۱ مارچ سنہ ۱۲۸۲ قسلی روز دو شدہ کو اس ضلع کے صاحب کلکٹر کے کچہری میں بلا عذر سب کے سامنے بیلام ہوگا \*

قسم اول محال بندوبست دائرہ

نمبر	نام محال بقید پرگنہ	جمع صدر	نام مالکوں کا	کیسیت
۷۴۶	اراضی توفیر جہانگیر پور منگربال محال ضبطی پرگنہ شاہ پور منیر	۱۸۲۸-۲	بند کیشور مالک مالگدار	نعلت باقی مالگداری کے بیلام ہوگا

تحریر بتاریخ ۲۰ مارچ اپریل سنہ ۱۸۷۵ ع

HERBERT MOSLEY, *Officiating Collector.*

साचिव कलकत्ता बहादुर जिले पटना के डकुम से

इसतखार नीलाम मुताबिक दफा ६ एक्ट ११ सन १८५९

सबको जानना चाहिये के यह महल जो नीचे लिखा है बाबत बाकी मालगुजारी सरकार को दूसरे दामे जो: मुताबिक आर्डन को कामन जारी के बाकी मालगुजारी सरकार की तरफ बसल होने चाहिये को जो तारीख २९ महीना मारीच सन १८७५ ई: को पाने के तारीख ३१ महीना मई सन १८७५ ई: मुताबिक ता: ११ महीना अठ सन १९८९ फसली दिन सोमार को इस जिले के साहेब कलकत्ता की कचहरी से बि लाउजुर के सबके धामने नीलाम होमा

किसीम बंदोबस्त दारमी

तोजी	नाम महल	सदर	नाम मालिकोंका	कैफियत
नम्बर	और परगना	जमा		
७४६	राजी तीफिर जहागीर पुर मगरपाल महल जयती परगने शाह पुर मनेर	७८९८=	मन्दिशवर मालिक माल गुजार	महल राजा मसलन नीलाम होमा बंदलन बाकी माल गुजारी

ता: १० म: अपरदेल सन १८७५ ई:

HERBERT MOSLEY, *Officiating Collector.*





NOTICE is hereby given, under Section VI, Act XI of 1859, that the undermentioned estates in the district of 24-Pergunnahs will be put up to public and unreserved sale at the Collector's office of that district, on the 10th day of June 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th day of March 1875.

## FOR ARREARS OF RENT

*Class I.—Permanently-settled Estates.*

No. 6.—Pergunnah Magoora, kismut Roynugur, &c.; recorded proprietor Sheetaram Roy, &c.; sudder jumma Rs. 7,153-14-34.

No. 266.—Kismut pergunnah Medun Mollo Dehee, Medun Mollo; recorded proprietor Hajee Golam Hossen; sudder jumma Rs. 1,414-3-10.

No. 974.—Kismut pergunnah Myhate, &c., mouza Gojufurpore, &c.; recorded proprietor Netohar Muhmed, &c.; sudder jumma Rs. 1,540-0-5; road cess Rs. 15-6-9.

## FOR ARREARS OF RENT.

*Class II.—Temporarily-settled Estates.*

No. 2624.—One-seventh part of lot No. 166; recorded proprietor Poornoo Chunder Ghose, &c.; present sudder jumma Rs. 523, rising to Rs. 2,091 in 1259 B.S.

W. S. WELLS, *Offg. Collector.*

24-PERGUNNAHS COLLECTORATE, the 29th April 1875.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Mozufferpore will be put up to public and unreserved sale at the Collector's office of that district on Monday, the 31st May 1875, corresponding with 11 h day of Jeyth 1282 Fulee, for arrears of revenue due on 29th March 1875.

Serial No.	Towjee No.	Name of Estate and Pergunnah.	Name of Proprietor	Jumma of entire estate.	Jumma of the estate to be sold.	Arrears of revenue due from the estate.
				Rs. A. P.	Rs. A. P.	Rs. A. P.
1	35	Jownapur Ruder, pergunnah Balagutch...	Bujrang Sahai, &c.	2,891 5 7	200 3 10	12 0 6
2	...	Ditto ditto	Dwarkanath Singh, &c.	...	18 12 7	21 8 2
3	...	Ditto ditto	Bhaino Sahai Singh, &c.	...	23 15 10	15 8 1
4	39	Jownapur khass. ditto	Musamut Jauki Kuer, mother and guardian of Wazier Lall.	843 8 8	828 14 3	19 12 5
5	212	Chhatnani Chahwar, pergunnah Bhalla	Bhugwan Lur Singh, &c.	584 8 9	584 8 9	87 9 6
	302	Mureetha, ditto Bhurwara	Rameswar Thakur	1,414 8 0	1,414 8 0	78 7 6
	421	Chuk Medhi Masumagur, pergunnah Burail.	Saikh Chhuka, &c.	882 3 0	882 3 0	80 6 9
	522	Hudya, pergunnah Basotra	Biku Misser, &c.	1,202 3 0	678 11 2	67 6 4
9	547	Bhugwanpur, pergunnah Dharawe	Musst. Bityaputti	1,411 7 3	340 9 8	100 3 11
10	5-8	Uryet, ditto ditto	Nahal Singh, &c.	830 6 1	742 7 1	215 6 2
11	700	Bahulpur Chhowrah, pergunnah Bis-sarah.	Nugurayen, &c.	1,031 14 9	213 11 3	16 12 10
12	710	Birhadi, pergunnah Bissarah	Kehri Rai, &c.	1,201 12 10	1,201 10 10	45 10 1
13	727	Chhatrauli Uskurapur, pergunnah Bis-sarah.	Indurdhuj Upadhyaya, &c.	2,002 9 1	1,105 13 1	44 12 7
14	772	Raghumathpur, pergunnah Bissarah.	Matiram, &c.	2,145 4 3	2,145 4 3	19 3 4
15	780	Salampur Doornya, pergunnah Bissarah	Rattan Kour, &c.	1,151 13 7	1,151 1 17	311 6 7
16	1100	Shewdaspur, pergunnah Gudh Chowd	Sunder Sahai	1,044 3 1	69 7 0	21 11 6
17	...	Rasooldeo Marwa, pergunnah Gudh Chowd.	Syud Aboul Azeez	...	56 3 2	3 2 6
18	...	Gopalpur, pergunnah Gudh Chowd	Sunder Sahai	...	79 3 0	24 12 0
19	1207	Jusrapur Bulah, pergunnah Hajeepur	Umair Rai, &c.	735 10 11	584 13 11	18 9 8
20	1200	Jurua, ditto ditto	Shaikh Kyfaat Ally, &c.	1,212 1 5	445 0 1	82 4 6
21	1228	Shahpur Ghauspur, ditto ditto	Kuer Singh, &c.	500 10 8	500 10 8	17 10 7
22	1242	Gobindpur, ditto ditto	Musst. Luchmi Kuer	1,205 9 0	22 0 6	4 10 3
23	...	Ditto, ditto ditto	Ajmer Narain Singh, &c.	1,536 9 0	577 6 3	145 12 1
24	1259	Nowanagur, ditto ditto	Bujrang Sahai, &c.	701 0 0	148 5 0	14 4 10
25	...	Ditto, ditto ditto	Dwarkanath	...	148 5 0	0 4 8
26	...	Ditto, ditto ditto	Paragant Singh	...	148 5 0	0 3 9
27	1092	Telugh Sarce, ditto Kneinch	Doonkhadad Singh, &c.	1,382 10 4	178 15 1	30 15 10
28	1702	Muzanagur, ditto ditto	Shambhupersad, &c.	2,016 6 2	180 10 6	56 0 7
29	...	Mahandadeh, ditto ditto	Ditto	2,016 6 2	165 8 11	32 15 0
30	2020	Khousan rahayee, ditto Alchosa	Rani Lall Jha	851 8 0	212 14 0	11 8 2
31	2142	Koodam, pergunnah Bissarah	Harsah Lall, &c.	63 7 2	447 12 2	83 14 6
32	2112	Munkowha, pergunnah ditto	Joyram Singh, &c.	633 7 2	162 0 0	0 7 5
33	2142	Halechi, pergunnah ditto	Lutchmoot Jha, &c.	631 7 2	52 7 2	3 14 10
34	2345	Jainpur, pergunnah Nampur	Madho Misser, &c.	1,100 2 4	1,100 2 4	115 7 2
35	2804	Rampore, Chandanpatti, pergunnah S-bora.	Beernu Singh, &c.	757 1 3	100 14 0	36 12 0
36	3001	Hussainpur Pagumberpur, pergunnah Surresa.	Umraobahadur, &c.	545 1 1	184 14 7	23 8 7
37	3121	Hurpur Lodwa, Jitmarpur, Bhukurra, pergunnah Surressah.	Heera Rai, &c.	683 11 10	604 7 1	140 0 4
38	5050	Jnyahi, pergunnah Basotra	Hurpocash Narain, &c.	561 15 0	187 5 0	11 13 2
39	5353	Arazi Angbana, Jurawampur, pergunnah Rungpur.	Shemray Singh, &c.	1,532 5 0	1,532 5 0	489 4 7
40	5387	Sukwarpur, pergunnah Hajeepur	Bansobhan Doobey, &c.	1,221 1 6	792 14 5	141 0
41	5634	Misraulia, pergunnah Bissarah	Abdol Hussen	592 3 7	592 3 7	8 12
42	7203	Dendha Ueratu, pergunnah Bhalla	Hydr Ally	712 8 1	712 8 1	79 6 6
43	8071	Pachoraki Judo, pergunnah Babra	Bikhu Lall, &c.	1,114 1 3	1,114 1 3	6 7 92
44	10854	Arazi Lodhi Nwalar, Dwarah Jurawanpur, pergunnah Hajeepur.	Shaik Uzbur Ally, auction purchaser.	515 2 0	515 2 0	340 15 6

Mozufferpore COLLECTORATE, the 26th April 1875.

C. F. WORSLEY, *Offg. Collector.*

اس تحریر کے رو سے خاص و عام کو دفعہ ۶ ایکٹ ۱۱ سنہ ۱۸۵۹ء کے مطابق اطلاع دی جاتی ہے کہ علاقہ جات موسومہ موقوفہ ضلع ترمہت بعلت زر باقی وغیرہ مطابق جنکو قوانین اور یکتوں متمشہ کے رو سے وصول کرنا جائز ہے اور اس زر باقی اور مطالبہ کو قہرینہ ۲۹ مارچ سنہ ۱۸۷۵ء غایت ادائے مال گذری سرکار ادائے کرنا واجب تھا بالضرور بقاریخ ۳۱ مئی سنہ ۱۸۷۵ء مطابق ۱۱ جیتھہ سنہ ۱۲۸۲ فصلی روز دو شنبہ شہری کلکٹری ضلع مظفر پور میں نیلام ہوگا

محالات بندوبستی استعماری

نمبر نمبر	نام محال و پرگنہ	نام مالک	صدر جمع محال مسلم	صدر جمع اوس باقی جسکے حصہ کا جو نیلام کیا جائیگا	کیفیت					
۳۵	جونا پور رودر پرگنہ الاکھ	بابو بھیرنگی سہاے بھیرو سہاے و حوسہاے سنگھ و لالہ بیوجنک لعل و رام بھس راما و لیچھنی نواین راما و ریت لعل راما و صوراما سائلان از روے تقریق رول	۵۷	۱۰۲۸۹۱	۳	۲۰۹	۶	۹	۱۲	یہ محال بعلت باقی مال گذری سرکار نیلام ہوگا
	ایضا	ابو دوار کا تھہ سنگھ سائل تقریق رول	ایضا	۷	۱۲	۱۸۰	۲	۸	۲۱	ایضا
	ایضا	بھیرو سہاے سنگھ و گرجا راسے و راندیپ چھدمہری بابو لیچھن سنگھ و بابو لالہ بھاری سنگھ سائلان از روے تقریق رول	ایضا	۱۰	۱۵	۲۱۶	۱	۸	۱۵	ایضا
۳۶	حوبائے بور خاص پرگنہ ایضا	عسماۃ جانکی کنور مادر ولید وزیر لعل یسر ناناغ و مائوی سنگھ و گوپال سنگھ و کلدیپ سنگھ و نالو سنگھ و مہرکی سنگھ و لیچھمی بریں سنگھ و کارو سنگھ و شہین اشرف علی و وائو سنگھ و تالو سنگھ و رام لوچن سنگھ و جدو سنگھ و لد سنگھ دت مرچب سنگھ و نواین سنگھ و جین سنگھ و لیچھمن دھاری سنگھ و جگر سنگھ و نڈم سنگھ پڈت نامو نرسنگھ سرکار مظفر و گنیش لعل و رام نواین سنگھ و رام پنورا سنگھ مدعا علیہم تقریق رول	۸	۸۴۳	۱۴	۳	۵۸۲۸	۱۲		
۳۷	چٹوئی چدوار پرگنہ لا	سنگوان دت سنگھ و جیت نواین سنگھ	۸	۵۸۳	۹	۸	۵۸۴	۵	۸۷	ایضا
۳۸	موتھیا پرگنہ بہارو	رام سہاے ٹھاکر کنور بہاری	۸	۴۰۴	۸	۴۰۴	۶	۷	۱۱	
۳۹	چک ممشی موسومہ نگر پرگنہ بویل	شیخ چھوگا و مہربان و نظر علی و میر علی	۳	۸۸۲	۳	۰	۸۸۲	۶	۵۹	ایضا

نمبر شمار	نام محال و برگه	نام مالک	نوع جمع محال مسلم	صدر جمع حصه کا جو نیلام کیا جائیگا	باقی جسکے لئے نیلام ہوگا	کیس
		و شاع محمد و تراب علی و رتی لالہ و جگر دیبی و سیفا سنہ تھاکر و نراین چمار و نلی جان و لبکت جان و کازو جان و سیوہ مواری و نراین سہو و شیو دیال سنگھ و کنیا لعل و فرزند علی و چاندنی بی و نور الدین حسین و شیخ غلام حسین و رابیب تھاکر و دیون لعل شیو سہای تھاکر و چندت مواری و غدیہ				
۵۲۲	نوریا برگہ سوئر	نیکو مصر و ادیم تھاکر	۱۲۰۲ ۳ ۰	۶۷۸ ۱۱ ۲	۴	۶۸
۵۸۷	مگواپور برگہ دھورور	مسمانیدایقی مہیش کدو	۱۴۱۱ ۷ ۳	۳۴۹ ۹ ۹	۱۰۹ ۳ ۱	
۵۸۸	موت برگہ ایضا	سائل تقریق رول نہال سنگھ چودھری و جگموہن چودھری وغیرہ	۸۳۰ ۶ ۱	۷۴۲ ۷ ۱	۲۱۵ ۵ ۲	۱۰
۶۰۹	ہیلیمور مور و شیکلہ	تگ نراین سائل تقریق	۱۴۰۳ ۱۰ ۹	۲۱۳ ۱۱ ۳	۱۶ ۱۲ ۱۰	۱۱
۷۱۰	کرجول برگہ سارہ بہنوئی چکلہ کرجول	گوری زای و اسمان زای و غیرہ	۱۰۱۲۰ ۱۲ ۱	۱۲۰ ۱۲ ۱	۴۵ ۱۰ ۱	۱۲
۷۲۷	چفرولیہ ستر پور جگہ	اندردھوج اوندھیا و جمدی اوندھیا وغیرہ	۲۹۰۲ ۹ ۱	۱۱۶۵ ۱۳ ۱	۴۳ ۱۲ ۷	۱۳
۷۷۲	کرجول برگہ سارہ رگمو ناتھ پور چکلہ	مولی رام و دیبی رام	۳۲۱۴۵ ۴ ۳	۲۱۴۵ ۴ ۳	۱۰ ۳ ۴	۱۴
۷۸۶	کرجول برگہ سارہ سلم پور کورمیرنا	رتن کدو و رام کشن مصر و غیرہ	۱۱۱۸۵ ۱۳ ۷	۱۱۵۱ ۱ ۱	۳۱۱ ۵ ۷	۱۵
۱۱۰۶	سیوداسپور برگہ گدچود	سندرسہای سائل زیر نقوارہ حصہ ۴ آنہ	۱۰۴۴ ۳ ۱	۶۹ ۷ ۰	۲۱ ۱۱ ۶	۱۶
۱۷	بست دیومورما برگہ ایضا	سید عبدالعزیز سائل زیر نقوارہ	۱۰۴۴ ۳ ۱	۵۶ ۳ ۲	۳ ۲ ۶	۱۷
۱۸	گوبالپور برگہ ایضا	سندرسہای سائل زیر نقوارہ حصہ ۶ آنہ	۱۰۴۴ ۳ ۱	۷۹ ۳ ۶	۲۴ ۱۲ ۰	۱۸
۱۲۰۷	جسراجور بلدیہ برگہ چمپور برگہ چمپور	امید زای و جیت نراین و غیرہ	۱۰۷۴۵ ۱۰ ۱۱	۵۸۴ ۱۳ ۱۱	۱۸ ۹ ۸	۱۹
۱۲۰۹	چمپور برگہ چمپور	شیخ کفایت علی و شیخ خوشید علی وغیرہ	۱۲۱۲ ۱ ۵	۳۴۵ ۰ ۱	۸۲ ۴ ۶	۲۰
۱۲۰۸	شہر پور غوث پور برگہ ایضا	کنور سنگھ و بہکوت سنگھ و غیرہ	۱۰۸۵۰ ۶ ۱۰	۹۰۶ ۱۰ ۷	۱۶ ۱ ۷	۲۱
۱۲۲۰	گوند پور برگہ	مسمانہ اچھمی کدو زوجہ رام رتن سنگھ	۱۲۹۳ ۹ ۰	۳۲ ۰ ۶	۱۰ ۳ ۳	۲۲
۲۳	ایضا	احیت نراین سنگھ و جگدیو تگ نراین سنگھ وغیرہ	۱۲۹۳ ۹ ۰	۵۷۷ ۶ ۳	۱۴۵ ۱۲ ۱	۲۳
۱۲۵۹	نور پور برگہ ایضا	نچرنکی سہای و دیو مہای سائل تقریق	۷۹۱	۱۴۸ ۵ ۰	۱۴ ۴ ۱۰	۲۴
۲۵	ایضا	دوارکا ناتھ سائل تقریق رول	۷۹	۱۴۸ ۵ ۰	۹ ۴ ۹	۲۵

نمبر شمار	نمبر توزیع	نام محال و برگه	نام مالک	صدر جمع محال مسلم	صدر جمع اوس حصه کا جو نیلام کیا جائیگا	باقی جسکے نیلام ہوگا	کیفیت
۲۶	۱۲۵۹	نوناگر برگہ حاجیو	پرباگدات سنگہ سائل قنریق رول	۷۹۱ ۰ ۰	۱۴۸ ۵ ۰	۹ ۳ ۹	
۲۷	۱۶۹۲	نعلتہ ساری برگہ کسمہ	دود بہاد سنگہ و برجالل سنگہ و غیریہ مدعا علیہم قنریق رول	۱۳۸۲ ۱۰ ۰	۱۷۸ ۱۵ ۱۰	۳۰ ۱۵ ۱۰	
۲۸	۱۷۰۲	مرزا نگر برگہ ایضا	بابو شنبو پرشاد سنگہ و درگا پرشاد سنگہ سائلان ازروی زیر بقوارہ حصہ ۲ آنہ ۱۳ گڈہ ۱ کوزی ۱ کورت	۲۰۱۶ ۶ ۲	۸۰ ۱۰ ۶	۵۶	
۲۹	۱۷۰۲	محمد آباد برگہ	بابو شنبو پرشاد سنگہ و درگا پرشاد سنگہ سائلان ازروی زیر بقوارہ حصہ ۲ آنہ ۱۳ گڈہ ۱ کوزی ۱ کورت	۲۰۱۶ ۶ ۲	۱۰۵ ۸ ۱۱	۳۲ ۱۵ ۰	
۳۰	۲۰۲۶	خورسند رہائی برگہ محله ۷	۱۔ لعل حہا سائل قنریق رول	۸۵۱ ۸ ۰	۲۱۲ ۱۴ ۰	۱۱ ۸ ۲	
۳۱	۲۱۴۲	دانی چنلہ مہش برگہ سارہ	رشیدی لعل و بند کلو لعل وغیریہ مدعا علیہم ازروی زیر بقوارہ	۶۳۳ ۷ ۲	۴۳۷ ۱۲ ۲	۸۳ ۱۴ ۶	
۳۲	۲۱۰۲	مکواہی برگہ ایضا	جرام سنگہ و گوند سہای وغیریہ	۶۳۳ ۷ ۲	۱۰۲ ۹ ۰	۹ ۷ ۵	
۳۳	۲۱۴۲	ملبا چکہ مہش برگہ ایضا	اچھمی دت سا و شام جہا وغیریہ	۶۳۳ ۷ ۲	۵۲ ۷ ۲	۳ ۱۴ ۱۰	
۳۴	۲۳۴۵	جانی پور برگہ نان پور	مادھو مضر و شیون مضر وغیریہ	۱۴۰۰ ۲ ۴	۱۴۰۰ ۲ ۴	۱۱۵ ۷ ۲	
۳۵	۲۹۰۴	رام پور چندن پتی برگہ سیوہ	نیرن سنگہ و شیون بخش سنگہ وغیریہ سائلان نسیم	۷۵۷ ۱ ۳	۱۰۹ ۱۴ ۰	۳۶ ۱۲ ۰	
۳۶	۳۰۰۴	حسینی پور پدمبر پور برگہ سرن	اوسراو بہادر سنگہ و جیون چودھری وغیریہ مدعا علیہم قنریق رول	۵۴۵ ۱ ۱	۱۸۴ ۱۴ ۷	۲۳ ۸ ۷	
۳۷	۳۱۲۱	مریم لودوا جھمار پور ہکہ برگہ سرہا	میر و ای و گویدو رامی وغیریہ مدعا علیہم ذہبق رول	۱۰۶۳ ۱۱ ۱۰	۶۴ ۷ ۱۰	۱۴۹ ۰ ۴	
۳۸	۵۰۵۰	جوامی برادہ نسوہ	رامو بریکاش نواس سنگہ وسرہ مدعا علیہم قنریق رول	۵۶۱ ۱۵ ۰	۱۸۷ ۵ ۰	۱۱ ۱۳ ۲	
۳۹	۵۳۵۳	ارضی گاہ جوامی پور برگہ حاجیو	شیو ایچ سنگہ و کائی سنگہ وغیریہ	۱۵۳۲ ۵ ۰	۱۵۳۲ ۵ ۰	۴۸۹ ۴ ۷	
۴۰	۵۳۸۷	مکوار پور برگہ ایضا	نلسنوچن سنگہ و بند لعل سنگہ وغیریہ مدعا علیہم قنریق رول	۱۲۲۱ ۱ ۶	۷۹۲ ۱۳ ۵	۱۴۱ ۰ ۷	
۴۱	۵۶۳۴	مسرام لیا برگہ سارہ	سید اوا الحسن	۵۹۲ ۳ ۱	۵۹۲ ۳ ۱	۸ ۱۲ ۷	
۴۲	۷۲۹۶	دیوہہ اوسراہی برگہ پھل	شیخ حیدر علی	۱۴۱ ۸ ۱	۷۳ ۸ ۱	۶ ۷ ۳	
۴۳	۸۹۷۱	اوجانگی جہو برگہ نونا چھان	دوکو لعل و مسماہ خانکی کدور وغیریہ	۱۱۱۴ ۱ ۳	۱۱۱۴ ۱ ۳	۶ ۷ ۹	
۴۴	۱۰۶۵۴	امشی بھشی پورہار دبابہ جوا پور برگہ حاجیو	شیخ ظہیر علی خیردار نیلام	۵۱۵ ۲ ۰	۵۱۵ ۲ ۰	۱۸۶ ۱۸ ۶	وہ مالک کے وہ خیردار نیلام ۱۹۰ ۸۹ ۶ ۹ ۶

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Jessore will be put up to public and unreserved sale at the Collector's office of that district on the 8th day of June 1875, corresponding with the 26th day of Joisto 1282 (B. S.), for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 28th March 1875.

*Class I.—Permanently-settled Estate.*

No. 4597.—Mouzah Silimpore, pergunnah Issabpore; recorded proprietors Shurush Sutti and Agur Money Dassia; sudder jumma Rs. 770-11-3; will be sold for arrears of Government revenue amounting to Rs. 20-11-1.

*Class II.—Temporarily-settled Estate.*

No. 58.—Abadkari right of Chandkhali, in Soonderbuns; recorded proprietors Wooma Nath Roy Chowdhury; farming lease to 1311 (B. S.); present sudder jumma Rs. 1,060; rising, in 1288 (B. S.), to full jumma of Rs. 1,191; will be sold for arrears of Government revenue amounting to Rs. 1,060.

A. SMITH, *Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Sarun will be put up to public and unreserved sale at the Collector's office of that district on Monday, the 31st May 1875, corresponding with 11th Jait 1282 F.S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 29th, in lieu of the 28th March 1875.

Serial number.	Town No.	Name of estate and pergunnah.	Name of proprietor.	Government revenue of the entire estate.	Government revenue of the share which will be sold for arrears of revenue.	Arrears of revenue due from the estate.
				Rs. A. P.	Rs. A. P. K.	Rs. A. P.
CLASS I.—Permanently-settled Estates.						
1	240	Eksar, pergunnah Bal	Harper-shad Narain, Rampershad Narain, and others.	812 11 0	355 5 6 0	26 4 3½
2	340	Pillowri, pergunnah Bal	Satadhan Sami, Kund Kumar Sami, and others.	639 12 0½	155 7 3½	45 11 8½
3	481	Samudhta, pergunnah Bal	Kandhari Lall, Behari Khan, and others.	2,131 5 4	1,840 0 0 0	4 2 9½
4	1166	Ranipoor Chand, pergunnah Fara	Ram Sami Sing, Sanzama Lall Saha, and others.	671 6 10	581 6 10 0	9 3 6½
5	1751	Tepra Hazurg, pergunnah Chirand.	Moya Tasaddug Hussain, Durga Sing, and others.	1,316 10 8	491 15 5½	19 14 11½
6	1751	Dutta, share of Bhugwan Dass Chirand, pergunnah Chirand	Bhugwan Dass	1,346 10 8	79 2 8 0	3 7 2
7	1755	Chirand, pergunnah Chirand	Gunga Pershad Ben, Gosmar Sing, and others.	8,195 10 6	1,617 11 4½	26 1 2½
8	1755	Dutta, share of Athar Hussain Ranipoor Amt, pergunnah Kusmer.	Athar Hussain	8,195 10 6	939 12 4 6	8 11 10
9	1969	Ranipoor Amt, pergunnah Kusmer.	Kewari Sing, Kandhari Sing, and others.	637 5 4	637 5 4 0	1 2 0
10	1969	Ranipatti, pergunnah Kusmer	Bhugwan Dass, Chanchi Kuer, and others.	7,262 10 11	340 14 4 0	217 9 6
11	2027	Sahelpoor, pergunnah Kusmer	Bhagupat Lall	443 0 0	449 0 0 0	191 1 9½
12	2028	Sahelpoor, pergunnah Kusmer	Bhagupat Lall	85 0 0	150 0 0 0	163 1 1½
13	2268	Bairahi, pergunnah Goun	Raj Kumar Sing, Nekman Sing, and others.	1,690 6 6	798 15 9 0	12 2 3½
14	2320	Bisambipoor, pergunnah Goun	Kowbat Lall, Banarsi Lall, and others.	531 7 5½	438 11 1 0	16 6 5
15	2430	Dhamung, pergunnah Gouh	Meherban Sing, Basu Sahai Sing, and others.	663 7 5	280 1 6 0	13 7 0
16	2459	Dutta, share of Nika Ojha and others.	Nika Ojha and others	963 7 0	15 4 0 0	0 0 3
17	2520	Dhauri, pergunnah Gouh	Gulam Hussain Khan and others.	517 5 4	517 5 4 0	1 12 7
18	2525	Samraha Mobarulpore, pergunnah Gouh.	Sukh Lall Sing, Bishnesser Sing, Mussamut Behum Kuer, and others.	833 5 4	20 0 2 1	4 10 3½
19	2592	Shekhpur Rowza, pergunnah Goun.	Jagopal Sah, Ramnagra Sah, and others.	902 13 9	179 2 7½	39 2 7
20	2640	Kharati, pergunnah Gouh	Shri Lall Rai and others	1,915 4 10½	814 10 4 11	1 3 2½
21	2692	Muzapir, pergunnah Gouh	Harper-shad Sing and others	1,595 15 11½	769 1 11 0	4 0 5
22	2813	Annour Maader, pergunnah Makur.	Jobra Sing, Jannat Lall, and others.	12,483 1 3½	2,963 1 3 12½	232 8 11½
23	2813	Dutta, share of Hira Lall	Hira Lall	12,485 1 3½	456 10 4 10	16 13 5½
24	2816	Annour Maader, pergunnah Makur.	Salamat Ally, Bishernat Ally, Magu Sing, and others.	7,394 11 0½	759 1 7½	176 9 5½
25	2816	Dutta, share of Hargobind Sahai Yehyapore, pergunnah Madhut	Hargobind Sahai	7,394 11 0½	85 5 3 10	0 4 1½
26	2984	Yehyapore, pergunnah Madhut	Sahai Narain Rai, Bagu Rai, and others.	618 9 6	277 1 8½	7 14 1½
CLASS II.—Temporarily settled Estates.						
4331		Durrah Godna, pergunnah Manjho	Baboo Sridhar Sahu and others	671 0 0	671 0 0 0	4 11 0

SARUN COLLECTORATE, the 30th April 1875.

G. E. PORTER, *Offg. Collector.*

اشنہار نیلام بابت بقیہ مالگذاری سرکار  
 واضح ہو کہ حسب دفعہ ۹ ایکٹ ۱۱ سنہ ۱۸۵۹ ع کے یہ معاملات مرقومہ الذیل ضلع سارن میں بابت بقیہ  
 مالگذاری سرکار و دیگر دعوی جو از روئے دستورات قوانین تجارتیہ موقوف باقی مالگذاری سرکار کے بقاریخ ۲۹  
 مارچ ۲۸ ماہ مذکور سنہ ۱۸۷۵ ع واجب الوصول ہی بروز دوشنبہ تاریخ ۳۱ ماہ صی سنہ ۱۸۷۵ مطابق  
 ۱۱ جیٹھ ۱۲۸۲ فصلی کچہری میں صاحب کلکٹر اس ضلع کے بلاعذر عام نیلام میں رکھا جائیگا  
 قسم اول  
 معاملات بددوستی استمراری

نمبر نمای	نمبر توزیع	نام محال و پرگنہ	نام مالک مندرجہ سرشتہ	صدر جمع محال مسلم	مدرجمع اوس حصہ کاجونیللم کیا جاکا	باقی جسکی لئے نیلام ہوگا	کیفیت
۲۴۰	۱	ایکسار پرگنہ بال	ہر پرشاد نوابین رام پرشاد نوابین وغیرہ	۸۱۲ ۱۱ ۰	۲۵۵ ۵ ۶	۳ ۳ ۲۶	بعلت باقی مالگذاری سرکار نیلام ہوگا
۳۴۰	۲	پشوری پرگنہ بال	سفرہن شاہی بندکمار شاہی وغیرہ	۱۲ ۹ ۶	۱۵۵ ۷ ۳	۸ ۱۱ ۳۵	ایضا
۴۸۴	۳	سمبوتا پرگنہ نال	اندھیا لال بیہاری خان وغیرہ	۵ ۲۱۳۳ ۰	۰ ۱۱۴۰ ۰	۲ ۹ ۱۱	ایضا
۱۱۶۵	۴	رام پورچاند پرگنہ بارہ	رام شاہی سنگھ سیکم لال شاہو وغیرہ	۱۰ ۶۷۱ ۶	۵۸۱ ۶ ۱۰	۳ ۶ ۲۶	ایضا
۱۷۵۱	۵	ویلیاندری پرگنہ جوند	عمرزا تصدق حسین درگا سنگھ وغیرہ	۱۰ ۱۳۴۶ ۵	۱۵ ۵ ۱۱	۱۱ ۱۴ ۱۹	ایضا
۱۷۵۱	۶	ایضا	بھگونداس	۸ ۱۰ ۱۳۴۶ ۲	۲۸۹ ۲ ۷	۳ ۷ ۲	ایضا
۱۷۵۵	۷	چراند پرگنہ چراند	گگا پرشاد دیوکار سنگھ وغیرہ	۱۰ ۷۴۹۵ ۴	۱۱ ۱۶۲۷ ۱	۲ ۱۲ ۲۵	ایضا
۱۷۵۵	۸	ایضا	تھاکہ بھگونداس	۶ ۱۰ ۷۴۹۵ ۴	۱۱ ۱۶۲۷ ۱	۲ ۱۲ ۲۵	ایضا
۱۹۹۹	۹	راعیوڑی پرگنہ کسمو	کول سنگھ کھناسنگھ وغیرہ	۵ ۴۳۷ ۴	۸ ۹۶۲۷ ۱	۲ ۹ ۱۱	ایضا
۲۰۰۹	۱۰	رائی پٹی پرگنہ کسمو	بھگونداس چمیلی کور وغیرہ	۱۱ ۱۰ ۷۲۶۲ ۱	۱۰ ۱۱ ۷۲۶۲ ۱	۹ ۶۳۴۰ ۲۱۷	ایضا
۲۰۲۷	۱۱	صالح پور پرگنہ کسمو	رکھوت لال	۰ ۰ ۶۴۹ ۰	۰ ۰ ۶۴۹ ۰	۱ ۹ ۱۹	ایضا
۲۰۲۷	۱۲	ایضا	گھوت لال	۰ ۰ ۶۵۰ ۰	۰ ۰ ۶۵۰ ۰	۱ ۹ ۱۹	ایضا
۲۲۶۸	۱۳	اسروای پرگنہ گوڑ	راجکار سنگھ بیکنام سنگھ وغیرہ	۹ ۶ ۱۶۶۹ ۱	۱۵ ۹ ۱۵	۲ ۳ ۱۲	ایضا
۲۳۲۹	۱۴	بھوپور پرگنہ گوڑ	نواب لال ناری لال وغیرہ	۱۳۵۶ ۵۲۱	۱۱ ۱۰ ۱۱	۵ ۶ ۰	ایضا
۲۴۵۹	۱۵	دھر صراج پرگنہ گوڑ	سروبان سنگھ رام شاہ سنگھ وغیرہ	۵ ۷ ۶۶۳	۱۰ ۱۰ ۱۰	۷ ۱۳	ایضا
۲۴۵۹	۱۶	ایضا	لیکا اوجھا وغیرہ	۵ ۷ ۶۶۳	۱۰ ۱۰ ۱۰	۷ ۱۳	ایضا
۲۵۲۰	۱۷	وہوی پرگنہ تو	نلام حسین خان وغیرہ	۴ ۵ ۵۱۷	۴ ۵ ۵۱۷	۱۲ ۷ ۱	ایضا
۲۵۲۵	۱۸	سمبھا عیار پور پرگنہ	سکھ لال سنگھ سسورسنگھ سمبھا لالچن وغیرہ	۴ ۵ ۵۵۳	۴ ۵ ۵۵۳	۱۰ ۳ ۴	ایضا
۲۵۹۲	۱۹	شیخ پور روڑہ پرگنہ	جیکون لال شاہو رام لودھ سنگھ وغیرہ	۹ ۱۳ ۶۲	۷ ۱۷۹ ۲	۲ ۳۹	ایضا
۲۶۴۰	۲۰	کھائی پرگنہ ایضا	شیو لال رائے وغیرہ	۱۰ ۱۰ ۱۰	۱۰ ۱۰ ۱۰	۲ ۳ ۱	ایضا
۲۶۶۲	۲۱	عمرزا پور پرگنہ ایضا	ہر پرشاد سنگھ وغیرہ	۱۱ ۱۱ ۵۳۵	۱۱ ۱۱ ۵۳۵	۰ ۵ ۷	ایضا
۲۸۱۳	۲۲	امور پور پرگنہ	بھوارج سنگھ جمعب لال وغیرہ	۱۳ ۱۳ ۱۲۴۸۵	۱۳ ۱۳ ۱۲۴۸۵	۱۱ ۸ ۲۳۲	ایضا
۲۸۱۳	۲۳	ایضا	ہیرا لال	۱۳ ۱۳ ۱۲۴۸۵	۱۳ ۱۳ ۱۲۴۸۵	۱۱ ۸ ۲۳۲	ایضا
۲۸۱۶	۲۴	امور پور پرگنہ	صلاحت علی شانت علی مکیر	۱۱ ۱۱ ۷۳۰	۱۱ ۱۱ ۷۳۰	۵ ۵ ۱۷۶	ایضا

نمبر شمار	نمبر توزیع	نام محال و پرگنه	نام مالک مندرجہ سرشتہ	صدر جمع محال مسلم	صدر جمع اس حصہ کا جو نیلام کیا جائیگا	باقی جمع لئے نیلام ہوگا	کیفیت
۲۵	۲۸۱۶	پرگنه منورماندر صگیر	ہر گوبند سہاے	۱۱ ۱۱ ۱۱	۳۷۳-۱۱ ۱۱ ۱۱	۸۵ کھاتہ ۸۵	بعلت باقی محال گداڑی سرکار نیلام ہوگا
۲۶	۲۹۸۴	پرگنه پور پرگنه مہدلی	شیو نرین رائے بھجورای وغیرہ	۹ ۹ ۹	۶۴۸ ۱ ۸	۲۷۷ ۱ ۸	۷
۲۷	۴۳۹۳	قسم دوم دیہی بارہ گودنان پرگنه مانجی	بابو سریدھر ساہی وغیرہ	۱۷۱	۱۷۱	۶۷۱	۴ ۱۱ ۰

تحریری تاریخ ۲۶ اپریل سنہ ۱۸۷۵ ع

G. E. PORTER, Offy. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Tipperah will be put up to public and unreserved sale at the Collector's office of that district, on the 15th day of June 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 28th day of March 1875.

*Permanently-settled Estate, to be sold for arrears of revenue.*

No. 310.—Half anna hissa of mouzan Chapitala, in the 10as. 13gds. 1c. 1kt. hissa of pergunnah Baradakhat; Government revenue Rs. 1,693-12-0; road cess Rs. 17; is to be sold for arrears of revenue amounting to Rs. 16-6-0. The recorded proprietor of the half anna share is Bhuban Mohan Rakhit, and the jumma of it is Rs. 52-14-11, and road cess Rs. 0-8-0.

The entire estate is under partition, and the allotment of the above half anna share is being made, and it is therefore now advertised for sale.

TIPPERAH COLLECTORATE, the 20th April 1875.

N. S. ALEXANDER,

Collector.

NOTICE is hereby given, under Section VI, Act XI of 1859, that the under-mentioned estates in the district of Shahabad will be put up to public and unreserved sale at the Collector's office of that district, on the 7th day of June 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 29th day of March 1875.

*Class I.—Permanently-settled Estates.*

No. 388.—Mehal Chanchur, pergunnah Behia; sudder jumma of the entire estate Rs. 571-3-2; recorded proprietor Ajudhea Doobey and others. The share of Ajudhea Doobey, applicant, alone will be sold for arrears of revenue amounting to Rs. 67, with the exception of shares of non-applicants, with whom separate accounts have been opened under Section 10 Act XI of 1859.

*Class II.—Temporarily-settled Estates.*

No. 723.—Mehal Bunnapore, pergunnah Chousah; sudder jumma of the entire estate Rs. 2,896; recorded proprietor Lala Phnkoor Pershad, Behari Tewari, and others. The entire estate will be sold for arrears of revenue amounting to Rs. 66-11-8.

No. 810.—Mehal Choondi, pergunnah Chousah; sudder jumma Rs. 1,565; recorded proprietors Maharaj Coomar Singh, Mussamut Peari, and others. The entire estate will be sold for arrears of revenue amounting to Rs. 3,319-6-0.

No. 854.—Mehal Ratunpore, Randhumpore, Chukia Kuruilah, pergunnah Chousa; sudder jumma Rs. 5-3; recorded proprietors Mahadeo Pershad and Rampershad. The entire estate will be sold for arrears of revenue amounting to Rs. 9-12-0.

*Class I.—Permanently-settled Estates.*

No. 1182.—Mehal Bhurni, pergunnah Chynpore; sudder jumma Rs. 1,500; recorded proprietor Mussamut Dulcep Kooner. The entire estate will be sold for arrears of revenue amounting to Rs. 658.

No. 1738.—Mehal Hata, pergunnah Chynpore; sudder jumma of the entire estate Rs. 2,240-6-6½; recorded proprietors Seegoolam Sing, Oodwunt Sing, and others. The share of Oodwunt Sing, applicant, alone will be sold for arrears of revenue, amounting to Rs. 7-14-0, excepting the shares of other proprietors, with whom separate account has been opened under Section 10, Act XI of 1859.

No. 2513.—Mehal Sohgee, pergunnah Sassaram; sudder jumma Rs. 677-5-4; recorded proprietors Dewun Ramjeawun Sing and Baboo Ramkoomar Sing. The entire estate will be sold for arrears of revenue amounting to Rs. 230-4-7.

*Class II.—Temporarily-settled Estate.*

No. 3679.—Mehal Surenja, pergunnah Chousa; sudder jumma Rs. 856-4-0; recorded proprietors Madho Roy, Isur Roy, and others. The entire estate will be sold for arrears of revenue amounting to Rs. 1,387-8-9.

SHAHABAD COLLECTORATE, the 19th April 1875.

N. ALEXANDER, Collector.

साहीब कलकत्ता नरसिंह ... ॥६ के ऊकम से

इशतहान नीलाम मुतावीक दफ्ता ६ प्रकट ११ सन १८५४।

सब को जानना याहीसे के ग्रह महाल जो नीये लीप्पा है बावत बाकी माखगुजानी सनकान औ हुसने दावे जो मुतावीक आर्डन औ कानन जानी के बाकी माखगुजानी सनकान की तरह बसुल हाने याहीसे औ जो तानीप्प २४ महीना मानीय सन १८७५ को पाने थे तानीप्प ७ महीना जुन सन १८७५ मुतावीक ताः १८ महीना जेठ सन १८८२ फसली हीन शोमान को इस जीले के साहेब कलकत्ता की कयहनी मे वीला डिजुन के सब के सामने नीलाम होगा।

तौजो नम्बर	नाम महाल औ पनजना	सदत जमा	नाम मालिकों के ।	कैफियत बाकी
قسم اول عادوست نوام	355 मांयन प्रः वोहीआ।	499 1/2	सीजायैआ डवे शापेल तफनीफनोल	महाल हाजा दय्याम हं वइलतवाकी प्याश वइलतशनापे होशे जेनशापेलानतफनी- फ नोल जीश का जमा अजनुपे दफ्ता १० प्रकट ११ सन १८५४ प्रेतहदे लीप्पा जाता है होशे शापे- ल तफनीफ नोल वजमा २१४ 1/2 पाइ वफनांत वीला- महोगा ६७।
قسم دوم میعادی	923 वनातपुन प्रः यडिशा।	२८४६)	लाले तौफनप्रशाद वीहानी तेवानी मोहवत तेवानी शत मेआदी हाल है नामदहल तेवानी गर्नथ वइलतवाकी प्याश तेवानी शिवगुलाम तेवानी नीलाम होगा छफडिनो तेवानी अडिफ्न ६६ 1/2 लवीशेशन तेवानी शंफन तेवानी नामयननतेवानी शालोज तेवानी बावुनाम तेवानी वेजु तेवानी मानी- फ तेवानी मोशमात इशे मला मालम जवजेशीथानी तेवानी जेकनन तेवानी नववत तेवानी छफडिनो तेवानी शानीशंफनतेवानी	महाल हाजा वंदोव- हं वइलतवाकी प्याश नीलाम होगा ६६ 1/2



	तौजो नम्बर	नाम महास ज्ञान पत्रगना	सदन जमा	नाम मालिकोंका	कैफियत बाकी
قسم دوم میعادی	८९०	युंही प्रः य- डिशा ।	१५६५)	महानाजकुमान शीघ मोशमातवीज्जानी गोवी दप्रशाद जुगुलकेश्वर गोपाललालनामनाराये- न शीघ हजानीलाल शीवशनन शाकु शुभ- गलाल शीवनागरेन शीघ	महाल हाज्जा- वंदे वशत मेज्जादी हाल है वइलतवाकी प्याश नीलाम होगा ३३९४।८) वफाज्जा ३०८८।१०) हाल २३०।८)
ایضا	८५४	नतन पुन नामयनपुन यफोज्जाफन इला प्रः यडि शा ।	५८३	महादेवपन शाद नामप्र- शाद ।	महाल हाज्जा वंदे- वशत मेज्जादी हालहै वइलत वाकी प्याश नीलाम होगा ४।१०)
قسم اول دوالی	११८२	मनानी प्रः येनपुन ।	१५००)	मोशमात दलीवकज्जान ।	महाल हाज्जा दवाम है वइलतवाकी प्याश नीलाम होगा ६५८
ایضا	११३८	हार्ती प्रः येन- पुन ।	२२४०।८) ६।१।	उदीत शीघ शापेल तफनीकनोल ।	महाल हाज्जा दवाम है वइलतवाकी प्याश हीशे शापेल तफनी- कनोलवइलतशनारे हीशे शापेलान वजैन शापेलान तफनीक नोल जोशका जमा ज्जन्तुपे दफा १० प्रेफद ११ शन १८५४ प्रेल्हदे लोज्जा जाता है हीशे शापेल तफ- नीकनोल वजमा ४३०।८) नीलाम होगा १।१।८)
قسم اول دوام	२५९३	शाहेजी प्रः शहशनाम ।	६११।८)	दीवान नामजीज्जावन शीघ वावु नामकुमान शीघ	महाल हाज्जा दवाम है वइलतवाकी प्याश नीलाम होगा २३०।१)
قسم دوم سیوی	३६१४	शनजो प्रः यडिशा ।	८५६।०)	मायो नापे इशन नापे जजेशन नापे नघु नंदन नापे नमनदानान नाम- शहापे नापे ज्जनीशी नापे वीहानी नापे नामवन नापे शिववनन नापे दुमनो नापे शनीकदानान शीक- मीहशत ज्जाने ।	महाल हाज्जा वंदेवि- शत मेज्जादी हाल है वइलतवाकी प्याश नीलाम होगा १३८१।१०) ४ वफाज्जा १२००) ६ हाल १८१।८) ३ १०११।१०११११११११

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Purneah will be put up to public and unreserved sale at the Collector's office of that district on Monday, the 28th June 1875, corresponding with 15th Assar 1282 B.S., for arrears of revenue, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 28th March 1875,

*Class I.—Permanently-settled Estates.*

No. 181.—Mehal Gangee, pergunnah Soorjapore; recorded proprietors Golam Ashghur, Khajah Trab Ali, Moniruddin Khoram Ali, Sahdut Ali, Hamid Ali, Imdad Ali, Mussamut Bhatton, Mussamut Bhiki, Bibi Saifan, Mussamut Moajan, Mussamut Sahadman, Toosooduck Hossen, Imdad Hossen, Ozeer Ali, Belawat, Hossen, Golam Mohamed, Synd Ennet Hossen, Muhomed Janmah, Amanut Ullah, Aghari Baksh, Reza Ullah, Meazan Meer Megboo, and Golap Chund Ram; sudder jumma, Rs. 791-3-5.

No. 300.—Mehal Dabgon, pergunnah Fattehpore, Singhia; recorded proprietors Mossamut Meharjan, Sheikh Bisrut Ali, Shere Mohamed, Sheikh Dost Mohamed, and Mohant Omrow Bharuthi; sudder jumma, Rs. 825-0-4.

PURNEAH COLLECTORATE, the 22nd April 1875.

W. KEMBLE, *Collector of Purneah.*

اشتهار نامہ واسطے فروخت زمینداری

سنہ ۱۸۵۹ سال کے قانون ۱۱ دفعہ ۶ کے مضمون مطابق بذریعہ اسکے سب لوگوں کو واقف کیا جاتا ہے کہ ضلع پورنیہ کے شامل محالات مندرجہ ذیل ضلع مذکور کے صاحب کلکٹر کے آفس میں باقی مالگداری پور جو سب دعویٰ سنہ ۱۸۷۵ ع ۲۸ مارچ تاریخ میں دین ہونے سے باقی مالگداری کے بطور مجزیہ انہوں کے مطابق ادا ہونے کا ضابطہ ہے اسکے ۱۵ کے واسطے روز سومبار سنہ ۱۸۷۵ ع ۲۸ جون مطابق سنہ ۱۲۸۲ بنگاہ ۱۵ جیتہ تاریخ میں بیلا عام کے اخیر پکار میں فروخت ہوگا سنہ ۱۸۷۵ ع ۱۹ اپریل

تقدیل

نمبر ترویج	نام محال	نام مالک سابق	جمع صدر
۱۸۱	موضع گانگی برگہ سورجا پور	غلام معمر و خواجہ ذوالعالی و صاحبوالدین و خرم علی و سعادت علی و حامد علی و امداد علی و صاحبہ تن و مسماۃ بہکی و بی بی سیدین و بی بی صوم جان و بی بی سہدین و نسک حسین و امداد حسین و وزیر علی و وایت حسین و عالم محمد و سید عاتق حسین و محمد رحمان و اصوات اللہ و اکبری و نکس صاحبہ المہا بیجان و میر منگو و گلابچند رام	۴۹۱-۳-۵
۳۰۰	موضع دہ گون برگہ محلہ ہکا	مسماۃ مہو جان و شیخ شتارت و شیخ شیر محمد و شیخ دوست محمد و دیگر قرار دیدہ ہر منط	۱۹۱-۳-۵

W. KEMBLE, *Collector of Purneah.*

NOTICE is hereby given under Section 6, Act XI of 1859, that the undermentioned estates in the district of Beerbhooni will be put up to public auction and unreserved sale at the Collector's Office of that district on Thursday, the 20th May 1875, corresponding with 7th Joisho 1282, B.S., for arrears of revenue, Rs. 25-3-11, and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 28th March 1875:—

Class.	Names of Mehals and Pergunnahs.	The nature of the demand for which the estate is to be sold.	Proprietors	Government revenue	REMARKS
37	1st Class Lot Kanti, Pergunnah Tognogal.	Arrears of revenue, Rs. 25-3-11.	Raja Ram Rajan Chuckerbutty, Tinsukia, Gopi Buldhan Chuckerbutty, Chitawary Chander Chuckerbutty, Benimadhub Chuckerbutty, Ram Krishna Chuckerbutty, Sheikh Jagmuddin, Sheikh Bedar Bakht, and Ishau Chander Ram.	Sudder jumma for the entire mehal That exclusive of the separate share of Rajah Kim Rajan Chuckerbutty.. Rs. A. P. 1,496 11 0 659 1 10 to Rs. 827 9 2	The rights and interests of the proprietors in the estate except those of the person mentioned in the foregoing column, will be sold

R. D. HINK, *Collector*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estate in the district of Bogra will be put up to public and unreserved sale at the Collector's Office of that district on the 13th day of May 1875 for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 28th day of March 1875:—

## FIRST CLASS ESTATE.

No. of Mehal.	Name of Mehal.	Name of Proprietor.	Sadar Juma.	Arrear for which the mehal is to be sold.
			Rs. A. P.	Rs. A. P.
Present No. 177... Former No. 176 ..	Mouza Shukar-mooye and others, in Pergunnah Apail.	Krishna Kant Sharma Roy.	1,621 5 4	639 0 0

BOGRA COLLECTORATE, the 5th April 1875.

C. MAGRATH, *Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estate in the district of Bograh will be put up to public and unreserved sale at the Collector's office of that district, on the 13th day of May 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th day of March 1875.

No. of mehal.	Name mehal.	Name proprietor.	Sudder jumma.	Amount of arrears for which the mehal is to be sold.
			Rs. A. P.	Rs. A. P.
Present No. 101 Former No. 98	Fibi Bonga, in Pergunnah Mehamansahye.	Rabendra Narayan Bageishi, Chandii Prosad Banmuk, Jay Shaukar Sanyal, and others.	878 10 11	17 11 10

BOGRAH COLLECTORATE the 8th April 1875.

C. MAGRATH, *Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Monghyr will be put up to public and unreserved sale at the Collector's office of that district, on the 14th day of June 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 29th day of March 1875.

Number of tonji.	Name of mehal and pergunnah.	Sudder jumma.	Arrear revenue due to Government.	Names of defaulters.
		Rs. A. P.	Rs. A. P.	
336	Best Hazari, pergunnah Best Hazari	61,809 11 0	1,175 15 0	KhaJa Badaruddin Khan, Negrin Begum, Muhammed Jafar Khan, Nuhaf Akie, Ba'atun Samat, and others.

N. B.—This is a permanently-settled mehal. The rent-rolls of the 51 dakhil mehals of the parent estate have been separated under Act II of 1859, Sections 10 and 11, and a sudder jumma of Rs. 64,537-14-0. The remaining jumal portion of the mehal, the sudder jumma of which is Rs. 7,271-13-0, will be put up to sale for arrears of revenue due to Government.

Number of tonji.	Name of mehal and pergunnah.	Sudder jumma.	Arrear revenue due to Government.	Names of defaulters.
		Rs. A. P.	Rs. A. P.	
815	Sehawan, pergunnah Malthi.	1,120 0 0	1 8 0	Parem Sing, Khedau Lall, Iera Persad, &c.

N. B.—The share of defaulters in the mehal, excepting *Sas. Guds. 7 Mtrs.*, which has been separated from the roll on a sudder jumma of Rs. 583-10-0, will be put up to sale on account of arrear revenue due to Government. The sudder jumma of the defaulter's share is Rs. 536-13-0.

MONGHYR, the 1st May 1875.

E. LOCKWOOD, *Offg. Collector.*

## اشتراک نیلام بابت بقیہ مالگذاری سرکار کچہری کلکٹری ضلع مونگیر

واضح ہو کہ حسب دفعہ ۶ ایقٹ ۱۱ سنہ ۱۸۵۹ ع کے یہ محالوت مرقومۃ الذیل ضلع مونگیر میں بابت بقیہ مالگذاری سرکار و دیگر دعوی جو از روئے دستورات قوانین مجاریہ موافق باقی مالگذاری سرکار کے بقایہ ۲۹ مارچ سنہ ۱۸۷۵ ع واجب الوصول ہی بروز دوشنبہ ۱۴ جون سنہ ۱۸۷۵ ع کچہری میں صاحب کلکٹر اس ضلع کے بلا مذر عام نیلام میں رکھا جایگا ۔

نمبر دواغ	استھزاري پرگنہ بست ہزاري	جمع صدر	نام	تعداد باقی	محال ہذا بندوبست دائمی
۳۳۶		۶۱۸۰۹ ۱۱	خواجہ بدر الدین خان و بیگم بیگم و خواجہ محمد جعفر خان و چودھری لیلکہ پریشاد سنگہ و شیونندن پریشاد سنگہ و ہری نندن پریشاد سنگہ خود و عم والی و کدور پریشاد سنگہ و لند کشور پریشاد سنگہ نالغان و توہی سنگہ سنگہ و رام پریشاد داس و خواجہ محمد عیسی خان و خواجہ محمد رحیم خان و لیکراج سنگہ و نویدہ سنگہ و تیمور سنگہ و بیچداتھ سہای و یوسف علی و مسماۃ حکم بی بی و جواد محمد نور علی خان و خواجہ محمد عزیز اللہ خان و خواجہ محمد کمال الدین خان خود و وائی جلال الدین خان نالغ و کون سنگہ و کون سنگہ و بوتراج سنگہ و شینہ بالا بخش خود و والی ایزد بخش نالغ و شینہ رحیم بخش و شینہ مراد بخش و شینہ احمد علی و شینہ ولایت حسین و خواجہ محمد واجد حسین و خواجہ احمد حسین خان و مسماۃ اشرف النسا بیگم و ملک علی کر و ملک علی نظیر و مسماۃ رسول و مہاراجہ جیمگل سنگہ بہادر و خواجہ عزیز اللہ خان عرف نواب خان و خواجہ شرف الدین خان عرف سکفا خان و مسماۃ بی بی جان بیگم و بارساندھ پاندہ و مہیش دت و شینہ عبدالوہاب والی و شینہ مہدی حسین و شینہ محمد عبدالرحیم نالغان و مسماۃ امیدی جان مادر والیہ شینہ احمد بخش نالغ و صاحب النسا و حسن النسا و خواجہ حشمت اللہ خان و مسماۃ سمورث النسا بیگم و مسماۃ بی بی نصر و مسماۃ غفور و درگا پریشاد و مسماۃ عمدہ بیگم و دوٹقا مہفون و کنور شیو پریشاد نواب سنگہ ونیم مہفون و بیسر مہفون و رندو مہفون و مسماۃ مچون و نکو مہفون و مسماۃ اسون سنگہ بیگم و نجیب خان و مسماۃ محض و مسماۃ حاندو و مسماۃ باسو و شینہ محمد جلال و شینہ صاحب حسین و شینہ احمد	۱۵	قط سنہ انگریزی فصلی سائنسی ۱۸۶۰ قام و ۵ قام در تفریق حوکہ ۵۷۳.۷ تحقیق مختلف جمع ۱۴-۲۳ از روی دفعہ ۱۱ و ۱۱ ایکٹ ۱۱ سنہ ۱۸۵۹ ع حصہ چودھری لیلکہ پریشاد و شیونندن پریشاد سنگہ و رام پریشاد داس و مہاراجہ جیمگل سنگہ بہادر و غیرہ کا تفریق دل ہی اور محال اجمالی حصہ خواجہ بدر الدین خان و بیگم بیگم و محمد جعفر خان نجف علی و بیچداتھ سہای و غیرہ جمع ۱۳ ۷۱۷۱ کے نیلام ہوگا ۔

نمبر توزیع	بست هزاره پرکنه بست هزاری	جمع صد	نام	تعداد باقی	محل هذا بندوبست دائمی
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حسین و شیخ عطا محمد و مسماة  
تنولا سوکنوری و داسوکنوری و بوات  
علی خان و سیانت گر و ریگ لعل  
منگه و جیت سنگه و مسماة نولکھو  
کنوری و سنکوکنوری و مسماة فخر  
النسا بیگم و مسماة ظہورالنسا بیگم  
و شیخ ولایت حسین و مسماة وحید  
النسا و مالک علی بخش و چمن سنگه  
و داسوکنوری و صکمر کنوری و کنکر  
کنوری و دھرمو کنوری و معروف  
کنوری و اجاسو کنوری و تند کنوری  
و اودھو کنوری منڈیسی کنوری و  
گرمی دھاری سنگه چتر دھاری سنگه  
و مسماة گل بیگم و گوهر دین لعل  
و صاحب رام دبی سنگه و سیفای  
سنگه و گموناٹھ پرشاد سنگه و سوکو  
کنوری و شیخ ایزد بخش و مسماة  
دیو و و مسماة د. النسا و مالک دعاء  
اللہ و عہداج کنویر پرشاد نواب  
سنگه و کنور اشرفی پرشاد نوابی سنگه  
و مسماة سبوندوری و شیخ محمد  
خلیل عرف جوان و رانی سنگه و سید  
محمد امین اللہ و محمد ولی اللہ و  
خواجہ محمد گوهر علی خان اصل  
نلسہ پدر والی خواجہ محمد یوسف  
عالی خان عرف مہدی نواب و خواجہ  
محمد رحمت اللہ خان عرف و بی  
نواب و خواجہ محمد اقبال علی خان  
علی نواب پسران و مسماة مہمت  
النسا بیگم عرف امراو بیگم و مسماة  
عظمت النسا بیگم عرف امیر بیگم  
دختران نانا لعلان و مسماة اھمیرن و  
فدیس اللہ خان و محمد عظیم خان  
و شیخ امید علی و شیخ ولایت حسین  
و شیخ مولا بخش و شیخ ایزد بخش  
و شیخ رحیم بخش و شیخ عبدالوہاب  
و شیخ مہدی حسین و شیخ عبدالرحیم  
و مسماة بی بی ناسو و خواجہ محمد  
علی مردان خان و تونی لعل عرف  
سیکوب سہای و جنوری لعل و نڈو لعل  
و دیگمپر پرشاد و مسماة جان بیگم و  
کرن سنگه و نلسی سنگه و نڈو سنگه  
و مسماة دوکو کنوری و مسماة دھرمو  
کانوری و جیو بی سنگه و جیو رام سنگه عرف  
شام لعل سنگه و گنیش سنگه و اندو سنگه  
و ناون سنگه و بینی سنگه و بیچداتھ  
سنگه گوپور سنگه و نواب سنگه و  
جواک سنگه جوٹل سنگه

قسط سہ انٹری اصلی  
نامتقدائے عوامی  
۳ آندہ ۶ گندہ ۷  
نوزی حصہ انگلوسنگه

۱ ۸

پریم سنگه و کندن لعل و ریت لعل  
ظہری پرشاد و ہولادت و نہاری لعل  
و کالی پرشاد و کنچاد پرشاد و دیگمپر  
سنگه و مورل سنگه و گیش دت سنگه

۱۱۲۰ ۷

سیانوان پرکنه  
نکی

۸۱۵

نمبر توزیع	نام پرگنہ و موضع	جمع صدر	نام	تعداد باقی	محال ہذا بند دانی
	دیوی لعل علی نواب سنگہ دیو پرشاد سنگہ و جودیا پرشاد و سماتا گبری عرف لاکو و اگلو سنگہ و پیدالو سنگہ و نول بہاری سنگہ بوجھاے سنگہ و پرشاد و سوگن سنگہ و جولی سنگہ جویا سنگہ و گردھاری سنگہ نواہو سنگہ و بیچھا سنگہ و مدگل سنگہ و ایشری پرشاد عم و والی ہر پرشاد نابالغ و سہا ہی سنگہ و صورت سنگہ و سمرن سنگہ و سوتن سنگہ دیرات سنگہ و جیرو سنگہ ونوان سنگہ مدگل سنگہ پیمون سنگہ و گون دھاری سنگہ خمد اعلیٰ بنکسہ دوان والی نگنی سنگہ نابالغ و مدیش سنگہ و تیناک دھاری سنگہ و دیکہ سنگہ و جیکدی سنگہ و کاشی سنگہ		و پیدالو سنگہ و نو بہاری سنگہ و غیرہ و حصہ خیرو سنگہ و مراد سنگہ و پرچل سنگہ و نیمو سنگہ حصہ کالی پرشاد و بکھاری لعل جو جمع ۱۰ ۵۳ ۳۰ سہ قلم ۱۰ ۱۱ ۱۱ ایکٹ ۱۱ سہ ۱۸۵۹ء تقریباً لاٹ ہی اور محال اجمالی جمع ۵۳۰-۱۳ حصہ دیرم سنگہ و نھن لعل و انگری پرشاد و غیرہ کامیالہم ہوگا		

E. LOCKWOOD *Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Chittagong will be put up to public and unreserved sale at the Collector's office of that district, on the 13th day of May 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 25th day of February 1875.

## CLASS I.—PERMANENTLY-SETTLED ESTATES.

*For Arrears of Revenue.*

No. 1100.—Taraf Gouri Shunkur Kanongoe; recorded proprietors, Ishan Chandra Kanongoe and others. Sudder jumma of the entire estate, Rs. 1,232-5-2. The share of Gour Chandra Dutt, bearing sudder jumma Rs. 54-6-0, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

*For Arrears of Revenue.*

No. 1119.—Taraf Hari Shoma; recorded proprietors, Azimuddin and others. Sudder jumma of the entire estate, Rs. 1,539-10-0. Entire estate will be sold.

*For Arrears of Revenue.*

No. 1238.—Taraf Inos Aoop; recorded proprietors, Adhoo Khan and others. Sudder jumma of the entire estate, Rs. 2,272-7-6. The share of Goloke Chandra Chowdry, bearing sudder jumma Rs. 381-8-6, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

*For Arrears of Revenue.*

No. 1686.—Taraf Khan Bebee; recorded proprietors, Krishnoojas Kundo, Goluck Chandra Chowdry, and others. Sudder jumma of the entire estate, Rs. 735-12-8. Entire estate will be sold.

*For Arrears of Revenue.*

No. 1751.—Taraf Modon Chowdry; recorded proprietors, Lakhikant Dutt, Nityanand Roy, and others. Sudder jumma of the entire estate, Rs. 688-6-5. The shares of Nityanand Roy Hari Mohan Shaha, and Ramkumal Shaha, bearing sudder jumma Rs. 121-11-0, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

No. 2562.—Taraf Ram Bhadra Kanongoe; recorded proprietors, Bhoirub Charn, Golam Hossein, and others. Sudder jumma of the entire estate, Rs. 918-15-7. The shares of Golam Hossein, Gorib Hossein, Mahomed Ali, and Jaker Ali, bearing sudder jumma Rs. 5-14-6, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

T. M. KIRKWOOD *Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Gya will be put up to public and unreserved sale at the Collector's office of that district on the 3rd day of June 1875, or 14th day of Jeth 1282 F. S., for arrears of revenue due on 29th March 1875.

Name of mahal and pergunnah.	Sudder jumma.	Arrears.		Name of the proprietor.	REMARKS
		Rs. A. P.	Rs. A. P.		
Puthan, pergunnah Puchrookhee.	5-0 12 0	214 1 0	Rs. (211-5-0 on account of revenue) Rs. (2-12-0 on account of road cess.)	Sheik Fazal Imam, Sheikh Rensat Hossem.	The mahal is a permanently settled one.
1081 Hathuara, pergunnah Urwal.	900 0 0	18 12 0		Takoor Pershad	In this estate the accounts of revenue of a share of Rs. 900 is given, and the revenue has been paid up. On the share of Rs. 60, of Thakoor Pershad, which has been separated under Section 33 of Act XIX of 1811, Rs. 18-12-0 is due, and this share will therefore be put up to sale.

GYA COLLECTORATE, the 5th May 1875.

F. M. HALLIDAY, *Collector.*

### نچھری ملکوتی ضلع لیا

اشہار نامہ بیلان مطابق دفعہ ۶ بکٹ ۱۱ سنہ ۱۸۵۹ ع

وضوح ہوئے محال مندرجہ ذیل بابت باقی ماندہ داری سرکار و دوسرا دعوی جو مطابق آئین و قانون مجارید کے باقی ماندہ داری سرکار کے طرح و عمل ہونا چاہئے اور جو تاریخ ۲۹ مارچ سنہ ۱۸۷۵ ع دو بار تہ تاریخ ۳ مارچ سنہ ۱۸۷۵ ع مطابق ۱۴ مارچ سنہ ۱۲۸۲ قمری روز پنجشنبہ کو اس ضلع کے صاحب ملکوتی کے کچھری میں لا عدراج کے ساتھ بیلان ہوگا

نمبر توزیع	نام محال و برکد	جمع صدر	نام مالکان باقیدار	کیفیت
دائمی ۲۲۴۷	پورا برکد	۵۸۰ ۱۲	شیخ فضل اعلم و	محال ہذا میں عاید حصہ دیگر مالکان صدیہ
	پچروکی	۵۷۵	شیخ رباست	اجمال ہی وہ بیداق ہی اور حصہ آبادی
		سڑک ۱۲ ۵	حسین قاضی	پوشاد کہ جسکا جمع صدر ۶۰ ہی اور وہ
دائمی ۵۰۸۱	ہفتیا وایرکد	۹۶۰	ٹماکر پوشاد	از بوسے دفعہ ۳۳ قانون ۱۹ سنہ ۱۸۱۴ ع
	ارول			علیحدہ تحصیل ہوتا ہی اس میں ۱۸ ۱۲
				باقی چاہئے یہ حصہ بیلان ہوگا

تحریر تاریخ ۲۸ اپریل ۱۸۷۵ ع

DONISH CHUNDER ROY, *Dy. Collector.*

NOTICE is hereby given, under Section 6 of Act XI of 1859, that the undermentioned estates in the district of Rajshahye will be put up to public and an unreserved sale at the Collector's office of that district on the 31st day of May 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 29th day of March 1875.

Number on the towjee.	Name of estate and pergunnah.	Names of proprietors.	Sudder jumma	Amount of arrears.	REMARKS.
				Rs. A. P.	
	1st class permanently settled estate. Dahi Satni, pergunnah Govind-pore.	Osman Khatun, mother of Suriyatoollan and Kurendhar Chowdhury, Salim Khatun Chowdhury, Jahan Nath Shurua Lahuri, Bahmo Mayi Debi, Shabayet of Moudun Mohun Thakur, Mo-ka Keshi Debi, Gooroprosad Simba, Bakta Sundry Debi, Khonker Oziro ddeen, Sharo-da Prosad Shukul, Moharuni Shihesary Debi, Roopi Bibee, <i>alias</i> Roopmossu Chowdhurani, Sabon Khatun Chowdhurani, Dukhina Kumary Dasy, Shyma Choron Shikder, minor, Rashmon Chowdhurani, Govindprosad, <i>alias</i> Gya Prosad Shukul, minor.	Sudder jumma of the entire estate, including police cess, Rs. 5,898-1-0; of which separate accounts have been opened (1) for Rs. 744-11-0, including police, on account of the 3 annas of rakom 13 annas, considered as the whole 10 annas belonging to Moharuni Shihesary Debi, under Section 10 of Act XI of 1859; (2) for Rs. 659-3-0, including police, on account shares of Roopi Bibee, <i>alias</i> Roopmossu Chowdhurani, Sabon Khatun Chowdhurani, Dukhina Kumary Dasy, Shyma Choron Shikder, minor, and Rashmon Chowdhurani, under Section 11 of the Act; and (3) for Rs. 1,414-5-0, including police, on account of the share of minor Gya Prosad, being 1 annas 8 gundas 3 cowries 1 chutti; that is to say, separate accounts have been opened for Rs. 3,817-9-0 in all, which being deducted, the sudder jumma of the portion of the estate to be sold comes to Rs. 2,703-11-0, including police, Rs. 233-0.	Revenue ... 2 8 0 Police ... 2 7 0 Total ... 4 15 0	The estate, excluding the shares for which separate accounts have been opened, to be put up to sale.
357	1st class permanently settled estate kisanat pergunnah Hong-pore.	Pantay, mother of Govind Prosad Sircar Roy, minor Shabayet of Radha Govind Thakur.	Revenue, Rs. 1,620-13-0	65 7 0	The entire estate to be put up to sale.
1849	1st class permanently settled estate kisanat pergunnah Jeng-sudhan, rakom 10 gundas.	Shibu Soondery Debi, wife of Haradhone Chunderlatty, Jibonti Nath Khan, minor, and Chunder Cant Choudra-borty.	Revenue ... 801 7 0 Police ... 8 1 6 Total ... 801 8 0	Revenue ... 6 2 0	The entire estate to be put up to sale.

W. H. D'OLY, *Collector*.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estate, in the district of Purna, will be put up to public auction and unreserved sale at the Collector's office of that district on Friday, the 28th May 1875, corresponding with 15th Joishio 1282 B. S., for arrears of revenue, Rs. 525-11-10, and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 29th March 1875.

No. on the rent-roll.	Name of Mohal.	Proprietor.	Sudder jumma.	Arrears.	REMARKS.
			Rs. A. P.	Rs. A. P.	
944	Chur Ataparab, in pergunnah Kaganore.	Shri. Nath Bageher and Resha Abye Maunda.	569 12 4	625 11 10	This mohal has been settled with its proprietor from 1270 to 1282 B. S. The proprietary right of this mohal, as well as the remaining portion of settlement, will be sold.

PURNA COLLECTORATE, the 17th April 1875.

F. REES, *Offg. Collector*.



NOTICE is hereby given, under Section 6, Act XI of 1859, and Section 5 of Act VII of 1868, that the undermentioned estates in the district of Moorsshedabad will be put up to public and unreserved sale at the Collector's office of that district on the 4th day of June 1875, corresponding with 22nd Jyest 1282 B.S., for arrears of revenue, due on the 10th day of April 1875.

[illegible]

W. WARELL, *Collector.*

MUMBAI COLLECTOR'S OFFICE, the 24th April 1875

NOTICE is hereby given, under Section 6, Act XI of 1859, and Section 3 of Act VII of 1868 B.C., that the undermentioned estates in the district of Rungpore will be put up to public and unreserved sale at the Collector's office of that district on Saturday, the 26th June 1875, corresponding with 13th Ashur 1282 B. S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 29th March 1875.

**CLASS I.—PERMANENTLY-SETTLED ESTATES.**

*To be sold for Arrears of Revenue.*

No. 57.—Menzah Barabari and others, pergunnah Kazirhat: recorded proprietors Janthobi Dasi, mother of Roohini Coomar and Govind Coomar, miners, and Parbatty Dasi, mother of Moorani Mohon and Teroni Mohon, miners, and Poornima Dasi, mother of Hor Mohon, miner, and Shama Coomar Das; sudder jumma Rs. 515-11-9.

*To be sold for Arrears of Revenue*

No. 260.—Menzah Shikarpore and others, pergunnah Rokunpore: the 8-anna share of the recorded proprietors Nosseruddin Mahmood and Jehroddin Mahmood, Abooli Choudhari, and Salara Bibi Choudharani: sudder jumma Rs. 633-1-0.

E. G. GLAZIER, *Offg. Collector.*

RUNGPORE COLLECTORATE, the 7th May 1875.

NOTICE is hereby given that leases of the undermentioned lime-quarries, situate in the Khasi and Jynteah Hills, will be put up to auction on 1st October 1875, at the upset price mentioned opposite the inclosed, for a period of two and a half years.

The rent payable half-yearly in advance.

No.	Names of Quarries.	Where situate.	Upset price per annum.
<i>In Jaintia Hills.</i>			Rs. A. P.
1	Choon Cherra, Letting Cherra.	North—By high hills South—By northern boundary of Sylhet district East—By Teohang and Borgong rivers West—By Choon Cherra, above Nowzong stream	14,510 0 0
	Rowai Cherra	North—By high hills of Lakenbong, or the south boundary of Lamaposhiee lime-quarry South—By northern boundary of Sylhet district East—By Loda or Loka river West—By Teohang and Borgong streams	
2	Uthma Cherra	North—By as far as limestone beds extend within the boundary of Uthma Poonjee South—By southern bank of the Pakhee Cherra stream East—By Pocha Cherra stream West—By Lichen Cherra stream	6,075 0 0
3	Roop Nath	North—By as far as limestone exists in this direction in lands pertaining to the village South—By boundary of Sylhet district East—By Oolochien river West—By old road leading to Amwie Poonjee from the plains	1,510 0 0
4	Nengtholong Poonjee	North—By Pocha and Pamladang Poonjee South—By boundary of Sylhet district East—By old road leading from the plains to Amwie Poonjee West—By Mungat river and Borsel	1,910 0 0
5	Lama Poshiee	South—By boundary of Rowai limestone quarry East—By western boundary of the lands appertaining to Mooralee Poonjee West—By Mungat river and Borsel	815 0 0
6	Mooralee Cherra	North—By Sengang Poonjee South—By northern boundary of Rowai lime quarry East—By Loda or Loka river West—By western limit of lands appertaining to Mooralee Poonjee	200 0 0
<i>In Jhawal State, Khasi Hills</i>			
7	Patharia Cherra	North—By Ichadora South—By right bank of Patharia Cherra from Ichadora East—By Nowzong West—By Jyram Cherra	6,025 0 0
<i>In Maharam State, Khasi Hills</i>			
8	Ram Semdem Raske	North—By Chaurag South—By Pook Cherra East—By Kauram Bai Cherra West—By Hurm Tala Dhat	2,010 0 0
<i>In Malai Chamat State, Khasi Hills</i>			
9	Nokria Cherra	North—By south bank of Majdoora South—By Pamlamish jungle East—By Mushum Khason's garden West—By Shua Sing Khason's garden	500 0 0
<i>In Khasi Hills</i>			
10	Bor Poonjee	North—By lands pertaining to Cherra State South—By lands of mouzah Kalairag and of mouzah Bejey Pandmah, in Sylhet East—By the west bank of Bhodhan Cherra West—By Doorga Seel	420 0 0

H. S. BIVAR, Deputy Commissioner, Khasi and Jynteah Hills

SHILLONG DEPUTY COMMRS'S OFFICE, the 20th April 1875.

## Commissioners for making Improvements in the Port of Calcutta.

## NOTICE.

UNDER SECTION 69 OF ACT V (B.C.) OF 1870.

THE following Packages, landed at the Jetties from the undermentioned ships, have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the owners. If not cleared within two months from the date stated against each item, they will be sold under Section 72 of the said Act:—

Date of removal to Import Warehouse.		No., Mark, and Description.	Consignees.	Ships.
1875.				
May	6th ...	4 Packages [J N E] 10 H C & S	Nicol Fleming & Co.	S. S. Chy-lassa.
"	6th ...	1 Spur Wheel, no mark	Order	Ditto.
"	6th ...	1 Coffee-breaking Machine, no mark or C. dentia.	"	Ditto.
"	6th ...	1 Case, [P B B L G]	"	Ditto.
"	6th ...	1 Case, [W]	Llewellyn & Co.	Ditto.
"	6th ...	10 Bundles Square Iron, no mark	Petumber Pyne & Co.	Ditto.
"	7th ...	2 Cases, [H S] A B & Co.	Order	Ditto.
"	7th ...	1 Case, [H]	"	Ditto.
"	7th ...	1 Case, Messrs. Berg, Dunlop & Co.	Addressed	Ditto.
"	7th ...	4 Casks, [N & M]	Order	Ditto.
"	7th ...	1 Case, [P & Co.]	Cutler Palmer & Co.	Ditto.
"	7th ...	1 Case, [B C D]	Order	Ditto.
"	7th ...	15 Kegs, [C & M] C	"	Ditto.
"	7th ...	2 Cases, [H S]	"	Ditto.
"	7th ...	10 Cases, B D and T I W	Mackenzie, Lyall & Co.	Ditto.
"	7th ...	5 Cases, D P C	Order	Ditto.
"	7th ...	1 Case, [D C R]	"	Ditto.
"	7th ...	1 Case, E. Edwards	Addressed	Ditto.
"	7th ...	3 Packages, [H]	Nicol Fleming & Co.	Ditto.
"	7th ...	1 Case, [M G D D]	Order	Ditto.
"	7th ...	49 Cases, Gill & Co.	Addressed	Ditto.
"	7th ...	4 Cases, A. M. Garden, Esq.	Case of T. Spink & Co.	Ditto.
"	7th ...	14 Packages, [H S] H G S	Order	Ditto.
"	7th ...	1 Case, [H & Co.]	"	Ditto.
"	7th ...	40 Packages, H I J	"	Ditto.
"	7th ...	3 Casks, H H J, 295 K	"	Ditto.
"	7th ...	1 Case, H A C	"	Ditto.
"	7th ...	5 Packages, for sw's foot] I S D, Addressed P. W. Dept. Rangoon.	"	Ditto.
"	7th ...	255 Bundles Sheet Iron, B N M and B B.	Sourath Nanth Man- tral and Petumber Pyne & Co.	Ditto.
"	7th ...	12 Bundles Round Iron [P B B L and C.]	Order	Ditto.
"	7th ...	3 Bundles Iron, S. E. & Co.	Shaw Finlayson & Co.	Ditto.
"	7th ...	6 Loose Sheets, B B	Petumber Pyne & Co.	Ditto.
"	7th ...	21 Flat Bars, no mark	Order	Ditto.
"	7th ...	2 Kegs, [J] R	"	Ditto.
"	7th ...	1 Case, [J J C]	"	Ditto.
"	7th ...	1 Cask, [J K C] I	George Henderson & Co.	Ditto.
"	7th ...	4 Cases, [K] F. T. B. & Co.	Order	Ditto.
"	7th ...	1 Case, R [K] N	"	Ditto.
"	7th ...	4 Casks, [K M E, N. P. & Co.]	"	Ditto.
"	7th ...	1 Case, K. M. & Co.	"	Ditto.
"	7th ...	15 Pkges, J. L. Lyell	Addressed	Ditto.
"	7th ...	1 Cask, [L N S]	Order	Ditto.
"	7th ...	2 Cases, [M K] F. T. B. & Co.	"	Ditto.
"	7th ...	1 Bale, [M E]	"	Ditto.
"	7th ...	1 Case, Wm. Mackay, Esq.	Addressed	Ditto.
"	7th ...	1 Case, A. MacBain, Esq., Tirhoot.	"	Ditto.
"	7th ...	4 Casks, no mark	Order	Ditto.
"	7th ...	1 Case Candles, no mark	"	Ditto.

Date of removal to Import Warehouse, 1875.		No., Mark, and Description.	Consignees.	Ships.
May	7th ...	4 Cases, [N. C. D. & Co.] F. T. B. Order	...	S. S. Chyebassa.
		& Co.		
	7th ...	1 Case, [N. F. & Co.] I & T H	Nicol Fleming & Co.	Ditto.
	7th ...	1 Case Brandy, no mark	Order	Ditto.
	7th ...	3 Bales, [N N F]	Nicol Fleming & Co.	Ditto.
	7th ...	A quantity of loose tin plates, no mark	Order	Ditto.
	7th ...	1 Package Wheel, no mark	"	Ditto.
	7th ...	1 Case, no mark	"	Ditto.
	7th ...	2 Cases, 2nd Punjab Cavalry	Addressed	Ditto.
	7th ...	1 Case, Mrs. Sandford, Rangoon	"	Ditto.
	7th ...	6 Cases, [P B B L G]	Order	Ditto.
	7th ...	41 Cases, [P. B. B. L. & Co.]	"	Ditto.
	7th ...	50 Cases, [200] R B	"	Ditto.
	7th ...	10 Cases, [916] R B	"	Ditto.
	7th ...	1 Case, R P	"	Ditto.
	7th ...	2 Cases, [H] R N	"	Ditto.
	7th ...	1 Bale, [R] P	"	Ditto.
	7th ...	9 Packages, S E C	"	Ditto.
	7th ...	8 Cases, [S K B] C & B	"	Ditto.
	7th ...	2 Cases, Col. T. W. Sansfield, Rangoon	Addressed	Ditto.
	7th ...	1 Case, T. A. C. Madras	Order	Ditto.
	7th ...	1 Case, [W & C] N S	"	Ditto.
	7th ...	2 Cases, [Crow's Foot] W D, 67th Regiment, Rangoon	Addressed	Ditto.
	7th ...	1 Case, W R M	Order	Ditto.
	8th ...	2 Cases, [N. C. D. & Co.] F. T. B. & Co.	"	Ditto.
	8th ...	1 Case, S D, or no mark	"	Peter Stewart
	8th ...	4 Cases, [J. N. F. & Co.]	Nicol Fleming & Co.	Ditto.
	4th ...	4 Cases, A. B. & Co. 435	Order	S.S. City of Mecca.
	4th ...	1 Case, A. L. S. & Co.	"	Ditto.
	4th ...	1 Case, B D	"	Ditto.
	4th ...	4 Cases, [A G C]	"	Ditto.
	4th ...	22 Cases, [G] S L	"	Ditto.
	4th ...	1 Case, H K	"	Ditto.
	4th ...	3 Bangles Flat Iron, no mark	"	Ditto.
	4th ...	1 Bundle Iron, [B] L B	"	Ditto.
	4th ...	3 Kegs, I R J N F N X M	"	Ditto.
	4th ...	4 Iron Weights [J J C] or no mark.	Anglo-Indian Carry- ing Co.	Ditto.
	4th ...	5 Cases, [K] N S	Order	Ditto.
	4th ...	7 Pipes, L O R D	"	Ditto.
	4th ...	8 Cases, [208] M. C. & Co.	Mahomed Ibrahim & Co.	Ditto.
	4th ...	2 Cases, [M] J A E C or no mark	Order	Ditto.
	4th ...	1 Pipe, no mark	"	Ditto.
	4th ...	1 Case, no mark	"	Ditto.
	4th ...	1 Iron Weight, no mark	"	Ditto.
	4th ...	4 Pipes, no mark	"	Ditto.
	4th ...	1 Cast Iron, S. K. & Co., no mark	"	Ditto.
	4th ...	1 Case, S J J C	"	Ditto.
	4th ...	7 Packages, " Walker "	Macallister	Ditto.
	4th ...	1 Sample Parcel, J B C J L C	Order	Ditto.
	4th ...	1 Sample Parcel, S M K	"	Ditto.
	4th ...	1 Sample Parcel, [27] [M A] W	"	Ditto.
	4th ...	1 Sample Parcel	J. B. Pomeroy, care of T. Morrison & Co.	Ditto.
	4th ...	1 Sample Parcel, [M C]	Order	Ditto.
	4th ...	1 Sample Parcel, Capt. Anderson or [R C].	Addressed	Ditto.
	4th ...	1 Sample Parcel, no mark	Order	Ditto.
	4th ...	1 Sample Case, no mark	"	Ditto.
	4th ...	1 Sample Case, [H] P J	"	Ditto.

Date of removal to Import Warehouse.		No., Mark, and Description.		Consignees.	Ships.
1875.					
May	4th ...	1 Pipe, J A L, G	...	Order	...S. S. City of Mecca.
"	4th ...	1 Case, [T. S. & Co., C]	...	"	... Ditto.
"	4th ...	1 Packagg Casting, no mark	...	"	... Ditto.
"	4th ...	2 Packages, [T. S. & Co.]	...	"	... Ditto.
"	8th ...	19 Cases, [I] Medical Department.	Addressed	...	John Tennant.
"	3rd ...	35 Packages, M M C	...	Order	...S. S. City of Man- chester.
"	3rd ...	1 Casting, no mark	...	"	... Ditto.
"	3rd ...	1 Casting, H F T, R. M. & Co.	...	"	... Ditto.
"	3rd ...	1 Casting, [W H S] or no mark	...	"	... Ditto.
"	3rd ...	1 Case, no mark or A & H or [M]	...	"	...Ship Chinsura.
"	3rd ...	1 Case, B. L. & Co.	...	"	... Ditto.
"	3rd ...	1 Cask, [C] J. S. & Co.	...	Young, Gray & Co.	... Ditto.
"	3rd ...	4 Cases, [F. R. & Co.]	...	Order	... Ditto.
"	3rd ...	2 Cases, [F M]	...	"	... Ditto.
"	3rd ...	1 Case, [G R]	...	"	... Ditto.
"	3rd ...	2 Cases, [J S & C C]	...	"	... Ditto.
"	3rd ...	1 Case, K M D	...	G. C. Ghose	... Ditto.
"	3rd ...	15 Bales, [M F S]	...	Order	... Ditto.
"	3rd ...	4 Casks, no mark	...	"	... Ditto.
"	3rd ...	1 Case Window Glass, no mark ..	...	"	... Ditto.
"	3rd ...	1 Case, [R M]	...	"	... Ditto.
"	3rd ...	2 Casks, [S] D. C. N. & Co.	...	"	... Ditto.
"	3rd ...	7 Cases, [W. & Co.] H. K	...	"	... Ditto.
"	3rd ...	9 Packages, [W & Co.] J C	...	"	... Ditto.
"	3rd ...	104 Cases, [W & Co.]	...	"	... Ditto.
"	3rd ...	18 Bales, [W. & Co.] S B	...	"	... Ditto.
"	3rd ...	10 Cases, [W. & Co.] D. & Co.	...	"	... Ditto.
"	3rd ...	1 Sample Case, [R]	...	"	... Ditto.
"	6th ...	6 Packages, [31] A. B. & Co.	...	"	...Duke of Lancaster.
"	6th ...	4 Cases, = "123" =	...	"	... Ditto.
"	6th ...	3 Cases, = "121" =	...	"	... Ditto.
"	6th ...	3 Cases, = "403" =	...	"	... Ditto.
"	6th ...	5 Packages, = "514" =	...	"	... Ditto.
"	6th ...	1 Case, = "413" =	...	"	... Ditto.
"	6th ...	5 Cases, = "182" =	...	"	... Ditto.
"	6th ...	1 Case, = "158" =	...	"	... Ditto.
"	6th ...	24 Cases, [B C]	...	"	... Ditto.
"	6th ...	6 Cases, [D & D] S. & Co.	...	"	... Ditto.
"	6th ...	1 Case, Messrs. John Davis & Co.	Addressed	...	... Ditto.
"	6th ...	1 Case, [E O K]	...	Order	... Ditto.
"	6th ...	1 Cask, E & O	...	"	... Ditto.
"	6th ...	2 Casks, G. C. M. & Co.	...	"	... Ditto.
"	6th ...	8 Casks, [102] G C B, W. H. & Co.	...	"	... Ditto.
"	6th ...	1 Case, A. O. Hume, Esq.	...	Care of M. Mackenzie & Co.	... Ditto
"	6th ...	1 Case, [421] H & R	...	Order	... Ditto.
"	6th ...	8 Cases, [H] R	...	"	... Ditto.
"	6th ...	8 Cases, [R N] A H & Co.	...	"	... Ditto.
"	6th ...	10 Casks, [L] S [L]	...	"	... Ditto.
"	6th ...	2 Cases, [210] M. C. & Co.	...	"	... Ditto.
"	6th ...	1 Case, [40] M. C. & Co.	...	"	... Ditto.
"	6th ...	1 Cask, no mark	...	"	... Ditto.
"	6th ...	1 Bundle loose Wire Netting	...	"	... Ditto.
"	6th ...	2 Cases, [R. D. & Co.]	...	"	... Ditto.
"	6th ...	1 Case, [98] R J	...	"	... Ditto.
"	6th ...	1 Cask, [678] R B	...	"	... Ditto.
"	6th ...	1 Case, [198] K M A, W. H. & Co.	...	"	... Ditto.
"	6th ...	25 Kegs, [154] R N R W H & Co.	...	"	... Ditto.
"	6th ...	30 Pipes, [D D and S]	...	"	... Ditto.
"	8th ...	1 Cask, B G D K, N. P. & Co.	...	"	S. Flamingo.
"	8th ...	14 Packages, [B T C]	...	"	... Ditto.
"	8th ...	2 Cases, [9 B. L. B. & Co.]	...	"	... Ditto.
"	8th ...	9 Cases, [C M S]	...	"	... Ditto.
"	8th ...	1 Case, [C C C]	...	"	... Ditto.

Date of removal to Import Warehouse 1875.	No., Mark, and Description.	Consignees.	Ships.
May 8th ...	1 Case, [D] ... Order	...	S. S. Flamingo.
" 8th ...	1 Case, E M B ... "	...	Ditto.
" 8th ...	4 Cases, G B R ... "	...	Ditto.
" 8th ...	14 Cases, [H. A. & Co.] C & B ... "	...	Ditto.
" 8th ...	12 Cases, H H H ... "	...	Ditto.
" 8th ...	116 Cases, [H B H] or no mark ... "	...	Ditto.
" 8th ...	70 Packages, [J. D. & Co.] ... "	...	Ditto.
" 8th ...	1 Case, [6 L S C] ... "	...	Ditto.
" 8th ...	1 Case, [7 L S C] ... "	...	Ditto.
" 8th ...	1 Case, [M] G G ... "	...	Ditto.
" 8th ...	4 Packages, R B [678] ... Koylas Chunder Dass & Co.	...	Ditto.
" 8th ...	1 Cask, R B [678] or no mark Order	...	Ditto.
" 8th ...	1 Case, R B [464] ... "	...	Ditto.
" 8th ...	1 Case, [912] R B ... "	...	Ditto.
" 8th ...	3 Cases, [R] [R] M M ... "	...	Ditto.
" 8th ...	10 Cases, [S. G. & Co.] D ... "	...	Ditto.
" 8th ...	3 Casks, [99] W. H. & Co. ... "	...	Ditto.
" 8th ...	1 Keg, [B. T. & Co.] ... "	...	Ditto.
" 8th ...	10 Cases, [H B H] or no mark ... "	...	Ditto.
" 8th ...	6 Kegs, [M M, N. P. & Co.] ... Petumber Pyne & Co.	...	Ditto.
" 8th ...	4 Cases, no mark ... Order	...	Ditto.
" 8th ...	15 Kegs, G. S. & Co., P Calcutta Petumber Pyne & Co.	...	Ditto.
" 8th ...	70 Kegs, [28] R B ... Order	...	Ditto.
" 8th ...	1 Sample Parcel, [F G] H ... "	...	Ditto.
" 8th ...	1 Sample Case [12] E D J ... "	...	Ditto.
" 8th ...	1 Sample Parcel, G C M. & Co. Addressed or G. C. Mackenzie Brothers,	...	Ditto.
" 8th ...	1 Sample Parcel, W. Hurst & Co. ...	...	Ditto.
" 8th ...	1 Case, [5 L S C] ... Order	...	Ditto.
CALCUTTA, the 8th May 1875.		(198-1) D. SCOTT, <i>Offg. Vice-Chairman.</i>	

## Notice.

*List of Unclaimed Packages on the Custom House Wharf.*

Mark or Number of Packages.	Ships.
1 Parcel, [H S B C], 4 S K	... Navarino.
1 Parcel, [H J B C] 4 G H, [H B C] T G H	... Ditto.
1 Parcel, [T M]	... Ditto.
2 Plates of Iron, no mark	... Star of Albion.
2 Plates of Iron [F]	... Hindoo.
5 Bars T Iron, S A S	... Navarino.
2 Bundles Round Iron, no mark	... Ditto.
11 Bars of Iron, no mark	... Ditto.
1 Parcel, D [B] H I S	... Historian.
1 Grindstone, B. L. & Co., B	... Kenyon.
2 Barrels, no mark	... Ditto.
1 Cask, [H]	... Ellen Stuart.
1 Case, [71] T B C, Madras	... Duke of Lancaster.
1 Case, [D. E. & Co. K 902] B. B. & Co.	... Capella.
10 Bundles Hoop Iron, no mark	... Ditto.
3 Bars of Iron, no mark	... Ditto.
11 Bars of Angle Iron, no mark	... Ditto.
1 Case, [J. & Co.]	... Ditto.
1 Small Box, S W	... Ditto.
2 Cakes Spelter, V	... Ditto.
1 Case, [1359] N B	... Sultan.
1 Case, W P	... Ditto.
1 Parcel, [B. & Co.]	... Ditto.
1 Parcel, [H S B C] 4 S K	... Ditto.
1 Parcel, [H J B C] 4 G H	... Ditto.
1 Parcel, Borradaile Schiller & Co.	... Ditto.
1 Parcel, [S K M] 4	... Ditto.
1 Truss, [R B] J W	... Ditto.
5 Plates of Iron, no mark	... Ditto.

N.B.—The above will be sold if not cleared within the 22nd May 1875.

CALCUTTA CUSTOMS, the 8th May 1875.

J. D. MACLEAN, *Offg. Collector of Customs.*

**Monthly Statement of Traffic passed through the Circular and Eastern Canals  
from 1st to 30th April 1875.**

		CALCUTTA CANALS.				TOLLY'S NALLAR.		
		Bamun- ghatta.	Chitpore.	Rajah's Khal.	Samsat- patta.	Ruska.	Khuderpore.	
CHARCOAL	Number of boats	.....	176	.....	.....	.....	105	
	Maunderage by canal measurement of cargo by estimate	.....	1,70,800	.....	.....	1	77,850	
WOOD COAL	Number of boats	11	1	.....	.....	50	45,165	
	Maunderage by canal measurement of cargo by estimate	1,096	450	.....	.....	.....	.....	
PIECE-GOODS, NA- TIVE PRODUCE	Number of boats	791	200	.....	.....	.....	.....	
	Maunderage by canal measurement of cargo by estimate	.....	.....	.....	.....	.....	.....	
PIECE-GOODS, IM- PORTED FABRICS.	Number of boats	.....	.....	.....	.....	.....	1,200	
	Maunderage by canal measurement of cargo by estimate	.....	.....	.....	.....	.....	p. h. 69	
HIDES	Number of boats	0	.....	.....	.....	.....	.....	
	Maunderage by canal measurement of cargo by estimate	p. h. 4,250	.....	.....	.....	.....	.....	
COTTON	Number of boats	.....	0	.....	.....	.....	.....	
	Maunderage by canal measurement of cargo by estimate	.....	2,350	.....	.....	.....	.....	
CASTOR-SEED	Number of boats	.....	p. h. 600	.....	.....	.....	.....	
	Maunderage by canal measurement of cargo by estimate	.....	.....	.....	.....	.....	.....	
CASTOR-OIL	Number of boats	.....	.....	.....	.....	.....	.....	
	Maunderage by canal measurement of cargo by estimate	.....	.....	.....	.....	.....	.....	
INDIGO	Number of boats	.....	.....	.....	.....	.....	.....	
	Maunderage by canal measurement of cargo by estimate	.....	.....	.....	.....	.....	.....	
JAGGERY	Number of boats	52	.....	.....	.....	.....	15	
	Maunderage by canal measurement of cargo by estimate	21,000	.....	.....	47	.....	1,025	
JUTE	Number of boats	10,825	.....	.....	6,855	.....	632	
	Maunderage by canal measurement of cargo by estimate	1,41,575	.....	.....	10,850	.....	.....	
LINSE	Number of boats	p. h. 80,555	.....	.....	.....	.....	.....	
	Maunderage by canal measurement of cargo by estimate	1,07,605	17	.....	1	.....	.....	
MUSTARD-SEED	Number of boats	70,005	13,000	.....	.....	.....	.....	
	Maunderage by canal measurement of cargo by estimate	105	1	.....	.....	.....	.....	
MUSTARD-SEED OIL	Number of boats	68,400	175	.....	16,675	.....	.....	
	Maunderage by canal measurement of cargo by estimate	37,505	75	.....	6,51	.....	.....	
SALT	Number of boats	.....	75	.....	.....	.....	.....	
	Maunderage by canal measurement of cargo by estimate	.....	90	.....	.....	.....	6	
SUGAR	Number of boats	114	443	.....	.....	.....	91	
	Maunderage by canal measurement of cargo by estimate	41,500	2,18,075	.....	.....	.....	6,375	
TOBACCO	Number of boats	20,875	1,21,085	.....	.....	.....	.....	
	Maunderage by canal measurement of cargo by estimate	4	.....	.....	.....	.....	.....	
LINSEED	Number of boats	3,250	.....	.....	.....	.....	.....	
	Maunderage by canal measurement of cargo by estimate	1,800	.....	.....	.....	.....	.....	
PADDY	Number of boats	107	.....	.....	.....	.....	.....	
	Maunderage by canal measurement of cargo by estimate	41,000	.....	.....	.....	.....	.....	
PULEH	Number of boats	22,000	.....	.....	.....	.....	.....	
	Maunderage by canal measurement of cargo by estimate	17	.....	.....	.....	.....	.....	
PEAS	Number of boats	7,005	.....	.....	30,100	.....	.....	
	Maunderage by canal measurement of cargo by estimate	4,085	.....	.....	13,785	.....	.....	
RICE	Number of boats	14,050	.....	.....	92	.....	.....	
	Maunderage by canal measurement of cargo by estimate	8,000	.....	.....	31,575	.....	.....	
WHEAT	Number of boats	51,105	.....	.....	12,470	.....	.....	
	Maunderage by canal measurement of cargo by estimate	16,857	.....	.....	.....	.....	.....	
LENTIL	Number of boats	.....	.....	.....	.....	53	226	
	Maunderage by canal measurement of cargo by estimate	.....	.....	.....	.....	45,250	7,101	
GRAIN	Number of boats	3,005	.....	.....	.....	18,745	6,297	
	Maunderage by canal measurement of cargo by estimate	1,450	.....	.....	1,800	.....	.....	
SCUDSIES	Number of boats	1	.....	.....	500	.....	.....	
	Maunderage by canal measurement of cargo by estimate	325	.....	.....	.....	.....	.....	
SPICES, PEPPERS	Number of boats	200	.....	.....	.....	.....	.....	
	Maunderage by canal measurement of cargo by estimate	.....	.....	.....	.....	.....	.....	
MISCELLANEOUS VEGETABLE PRO- DUCE.	Number of boats	80	8	.....	.....	.....	57	
	Maunderage by canal measurement of cargo by estimate	8,450	725	.....	.....	.....	11,650	
SHELLAC AND OTHER DYES	Number of boats	8,551	30	.....	.....	.....	7,505	
	Maunderage by canal measurement of cargo by estimate	.....	.....	.....	.....	.....	.....	
TIMBER	Number of boats	.....	3	.....	.....	.....	.....	
	Maunderage by canal measurement of cargo by estimate	.....	475	.....	.....	.....	.....	
BRASS AND IRON- WORK	Number of boats	.....	p. h. 50	.....	.....	.....	.....	
	Maunderage by canal measurement of cargo by estimate	.....	.....	.....	.....	.....	.....	
OTHER METALS	Number of boats	.....	5	.....	.....	.....	1	
	Maunderage by canal measurement of cargo by estimate	.....	1,075	.....	.....	.....	1,300	
GREEN	Number of boats	.....	875	.....	.....	.....	600	
	Maunderage by canal measurement of cargo by estimate	.....	.....	.....	.....	.....	.....	
SILK AND SILK GOODS	Number of boats	1,500	.....	.....	.....	.....	.....	
	Maunderage by canal measurement of cargo by estimate	.....	.....	.....	.....	.....	.....	
COTTON GOODS	Number of boats	.....	.....	.....	.....	.....	.....	
	Maunderage by canal measurement of cargo by estimate	.....	.....	.....	.....	.....	.....	
GUMMIES	Number of boats	91	.....	.....	.....	.....	.....	
	Maunderage by canal measurement of cargo by estimate	16,750	.....	.....	.....	.....	.....	
SALTPETER	Number of boats	9,100	.....	.....	.....	.....	.....	
	Maunderage by canal measurement of cargo by estimate	31	.....	.....	.....	.....	.....	
HORNS	Number of boats	8,095	.....	.....	2,600	.....	.....	
	Maunderage by canal measurement of cargo by estimate	4,075	.....	.....	1,300	.....	.....	
FIREWOOD	Number of boats	.....	.....	.....	.....	.....	.....	
	Maunderage by canal measurement of cargo by estimate	1,197	.....	.....	577	.....	.....	
FISH	Number of boats	8,83,725	.....	.....	1,25,850	.....	.....	
	Maunderage by canal measurement of cargo by estimate	4,50,450	.....	.....	58,135	.....	.....	
BETELNUT	Number of boats	202	.....	.....	30	.....	40	
	Maunderage by canal measurement of cargo by estimate	30,150	.....	.....	5,000	.....	5,700	
	Number of boats	6,710	.....	.....	1,095	.....	1,302	
	Maunderage by canal measurement of cargo by estimate	37	.....	.....	12	.....	.....	
	Number of boats	22,200	.....	.....	9,560	.....	.....	
	Maunderage by canal measurement of cargo by estimate	11,515	.....	.....	8,875	.....	.....	

## MAPS OF THE SURVEY OF INDIA,

*Published at the Office of the Surveyor-General of India, Calcutta, for the Quarter ending 31st March 1875.*

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Chindwara (skeleton) ... ..	Double Elephant.	1 8	1 12
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<i>Scale 1 Mile = 6 Inches.</i>			
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Nyunagar City ditto ... ..	Ditto.	0 8	0 10
Hydrabad Cantonment, City and Environs ... ..	2 Sheets of D. R.	2 0	2 8
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<i>Scale 1 Mile = 16 Inches.</i>			
Simla and Jutog, Sheets Nos. 13, 14, 15, 16, 17, 18, 19 and 20 ... ..	$\frac{1}{2}$ Double Elephant.	0 12	1 0

J. O. N. JAMES, *Assistant Surveyor-General.*

SURVEYOR-GENERAL'S OFFICE, Calcutta, 15th April 1875.



## LOST CURRENCY NOTES.

THE following Currency Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

*Notes wholly lost or destroyed.*

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
7916	A 74997	1,000	Mahomed Musad Kassim Khan.
7917	B 42343	100	Joda Roy Vunna Mull.
	C 46988	100	
	D 23172	5	Cooppada Sunniah Naidoo.
7929	E 73256	100	
	F 73257	100	Sree Nath Moitro.
7945	G 97803	50	
			N. D'Silva, for Messrs. F. W. Heilgers & Co.
7950	H 12954	5	Lok Nath Bosu.
	I 11606	5	
7951	J 33385	100	Mohesh Chunder Bosu.
7953	K 77345	50	The Deputy Commissioner, Paper Currency, Allahabad.
7958	L 54045	100	Messrs. Gopaul Chunder Mitter & Co.
9	M 85376	5	The Offg. Post-Master-General, Bengal.
	N 85375	5	
	O 38610	5	
	P 11178	10	
10	Q 05127	100	Balmekund Khettry.
11	R 02185	20	Mutty Ram Shaw.

*Notes partially lost or destroyed.*

7918	...	12853	...	10	...	Ram Chunder Ray, for Janki Nath Mezoomdar.
7919	...	31485	...	20	...	L. F. MacLean.
7920	...	85337	...	5	...	Kamola Prosuno Bol.
7921	...	25179	...	10	...	Promotho Nath Bose.
	...	84619	...			
7923	...	60087	...	10	...	H. Collie.
	...	60088	...	10		
	...	60089	...	10		
7924	...	39466	...	20	...	Petumber Sen, for Kader Nath Kur.
	...	39465	...			
	...	77423	...	10		
	...	77422	...			
	...	62718	...	5		
	...	69993	...			
7925	...	74595	...	10	...	Mohamundo Nath.
	...	74596	...			
7926	...	43026	...	20	...	Grish Chunder Chuckerbutty.
7927	...	19935	...	10	...	Hadjie Hamed Solomon.
7928	...	04146	...	10	...	Juggernath Ram Protap.
	...	04149	...			
7932	...	07134	...	10	...	J. R. Napier.
	...	93634	...	10		
7933	...	67624	...	100	...	Bahadoor Sing Protap Sing.
7934	...	08091	...	10	...	J. Needham.
7906	...	53190	...	10	...	Sham Chund Paul.
	...	53186	...	10		
7862	...	61029	...	50	...	Jigroo Meerda.
7935	...	15853	...	20	...	Kader Nath Mookerjee.
7936	...	70190	...	50	...	Mahamed Abdeol Renomen.
	...	53019	...	20		
	...	47653	...	20		
	...	61472	...	20		
	...	47651	...	20		
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Register No.	No. of Notes.	Notes <i>partic</i>		Name of Claimant.
		Value.	Rs.	
	$\frac{L}{48}$ 92379	...	20	}
	$\frac{L}{48}$ 01608	...	20	
	47644	...	20	
7937	$\frac{L}{41}$ 56374	...	10	... Captain W. A. Roberts, R. N. A.
	56378	...	...	
7938	$\frac{L}{10}$ 08289	...	5	Kedar Nath.
	08296	...	...	
7939	$\frac{L}{10}$ 38624	...	100	Messrs. Ambler & Co.
	32224	...	...	
7940	$\frac{L}{36}$ 01434	...	20	Kassi Nath Paul.
	06168	...	...	
	$\frac{L}{37}$ 27566	...	20	Hurdoyal Bramun.
7941	$\frac{L}{37}$ 26827	...	10	
7944	$\frac{L}{37}$ 95042	...	10	Nobin Gopaul Roy.
	95043	...	...	
7946	$\frac{L}{38}$ 30007	...	10	Ramdhundas Roghoo Nath Dass.
	03210	...	...	
	$\frac{L}{38}$ 99113	...	10	
7948	$\frac{L}{38}$ 97917	...	5	Joy Kristo Sen.
7954	$\frac{L}{38}$ 57590	...	20	Nobin Kristo Bose.
	$\frac{L}{38}$ 07596	...	20	
	$\frac{L}{38}$ 54038	...	20	
	54029	...	20	
	72682	...	20	
7955	$\frac{L}{38}$ 46475	...	10	Hurro Gobind Chuckerbutty.
	46474	...	...	
	$\frac{L}{38}$ 64658	...	5	
	64657	...	...	
	$\frac{L}{38}$ 81904	...	5	
	81905	...	...	
7956	$\frac{L}{38}$ 05084	...	5	J. W. Limington.
	05085	...	...	
7957	$\frac{L}{38}$ 81598	...	100	Oheedharee Bosh.
7959	$\frac{L}{38}$ 08929	...	10	Kala Chund Shome.
7960	$\frac{L}{38}$ 69368	...	10	Noor Chunder Bysack.
7961	$\frac{L}{38}$ 50998	...	20	Jodoo Nath Banerjee.
7262	$\frac{L}{38}$ 89035	...	1,000	Roy Dhunoput Sing Bahadoor.
	88054	...	1,000	
7963	$\frac{L}{38}$ 17848	...	50	Molash Chunder Surosutty.
	16155	...	50	
7964	$\frac{L}{38}$ 05368	...	100	Lt.-Col. C. V. Jenkins.
7965	$\frac{L}{38}$ 20411	...	10	N. V. Myline.
	20413	...	...	
17	$\frac{L}{38}$ 74746	...	10	Nobin Chunder Ghose.
18	$\frac{L}{38}$ 70567	...	20	W. F. Graham, Esq.
19	$\frac{L}{38}$ 11486	...	5	Molash Chunder Surosutty.
20	$\frac{L}{38}$ 52690	...	20	Mohenero Nath Ghose.
7	$\frac{L}{38}$ 16939	...	10	Suffier Khan.
	16939	...	...	
8	$\frac{L}{38}$ 69301	...	20	Mohendro Nath Ghose.
	59256	...	...	
9	$\frac{L}{38}$ 57935	...	10	Messrs. King, King & Co.
	57934	...	...	
10	$\frac{L}{38}$ 91565	...	10	Brajjo Nath Paul.
	91575	...	...	

PAPER CURRENCY DEPARTMENT,  
The 11th May 1875.

R. A. STERNDAKE,  
Asst. Commr. of Paper Curr.

**Notice.**

THE appointment of Sheristadar and Head Clerk (Revenue Department) of this Office has fallen vacant, and will be filled up on the 15th proximo. Candidates are requested to submit their applications, with copies of testimonials, before that date. None need apply who have not a competent knowledge of English, or who have not served in a Revenue Office for at least two years. Salary Rs. 120 to 200 a month.

F. B. PEACOCK, *Offg. Commissioner.*

DACCA COMMRS.'S OFFICE, the 22nd April 1875.

**Notice.**

REQUIRED for the Rajshahye District, from the 1st October next, a District Engineer on a salary not exceeding Rs. 500 per mensem, having professional education, and qualifications equal to those of an Executive Engineer, Public Works Department. No applications will be considered unless they are accompanied by certificates of qualification.

W. H. D'OYLEY, *Chairman, District Road Cess Committee.*

RAJSHAHYE, DISTRICT ROAD CESS COMMITTEE'S OFFICE, the 27th April 1875.

**Notice**

Is hereby given that the post of Collectorate Sheristadarship has temporarily fallen vacant on the appointment of the late incumbent as a Special Deputy Collector. The salary attached to the post is Rs. 80 per month. No one need apply who does not know English, or who has not a thorough acquaintance with the routine business of a Collector's office.

Applications, with copies of testimonials, will be received up to the 26th proximo, when the post will be filled up.

L. B. B. KING, *Officiating Collector.*

MAIDAH COLLECTORATE, the 26th April 1875.

**Bhagirutty River.**

*Weekly Water Report showing the Least Depth of Water in the Bhagirutty River, for the week ending Friday, the 30th April 1875.*

Names of Places, &c.	Least depth of water.		REMARKS
	Ft.	In.	
Entrance below Chourasia	3	6	
Thence to Noorpore junction, 6 miles	2	9	
Thence to Jungipore, 9 miles	2	9	
From Jungipore to Berhampore, 47 miles	2	9	
From Berhampore to Cutwa, 50 miles	2	3	
From Cutwa to Nuddea, 46 miles	2	6	Boats drawing 24 feet can pass throughout the river without any difficulty.

Height of water on gauge at Berhampore on the 3rd May 1875, above zero, 1 foot 4½ inches.

J. S. CAREY, C.E., *Exc. Engr., Nadua Rivers Division.*

BERHAMPORE, the 8rd May 1875.

**Bhagirutty River.**

*Weekly Water Report showing the Least Depth of Water in the Bhagirutty River for the week ending Friday, the 7th May 1875.*

Names of Places, &c.	Least depth of water.		REMARKS
	Ft.	In.	
Entrance below Chourasia	3	6	
Thence to Noorpore junction, 6 miles	2	6	
„ to Jungipore, 9 miles	4	0	
From Jungipore to Berhampore, 47 miles	3	0	
From Berhampore to Cutwa, 50 miles	2	3	
From Cutwa to Nuddea, 46 miles	3	6	Boats drawing 24 feet can pass throughout the river without any

Height of water on gauge at Berhampore on the 10th May 1875, above zero, 1 foot 8 inches.

J. S. CAREY, C.E., *Exc. Engr., Nadua Rivers Division.*

BERHAMPORE, the 10th May 1875.

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App—

Amount raised at Madras  
April 1875  
Amount raised at Ben's  
April 1875  
Amount raised at Calcut  
April 1875

DEBTS—

Amount written off in the 1st

Balance on 3rd April 1875

PUBLIC DEBT OFFICE,  
Calcutta, the 3rd May

**Statement of the Affairs of the Bank of Bengal for the week ending 4th May 1875.**

LIABILITIES.			ASSETS.		
	Rs.	A. P.		Rs.	A. P.
Proprietors' capital, paid-up ...	2,20,00,000	0 0	Government Securities ...	1,50,30,700	13 1
Reserve Fund ...	16,05,235	13 1	Loans on Government Securities, &c., at		
General Treasury			Head Office and Branches ...	80,81,602	0 0
Balance at Head Office ...	Rs. 1,06,11,525	2 4	Accounts of credit on Government Securities, &c., at Head Office and Branches	75,65,719	0 0
General Treasury			Morantile Bills discounted at Head Office and Branches ...	2,17,31,050	0 0
Balance at Branches ...	1,81,86,363	14 0	Dead Stock ...	10,77,342	7 1
Other Deposits at Head Office and Branches ...	2,12,63,033	3 2	Stamps ...	12,623	7 11
Bank Post Bills, &c. ...	5,99,000	3 2	Balances with other banks ...	5,61,184	1 8
Sundries ...	8,63,468	14 7	Sundries ...	19,007	1 3
			Bullion ...	16,030	12 3
			Cash and Currency	5,40,95,495	6 0
			Notes at Head Office ...	Rs. 1,00,62,730-8-6	
			Cash and Currency	2,70,33,145	13 4
			Notes at Branches ...	1,60,80,408-1-10	
Total ...	8,11,28,631	2 4	Total ...	8,11,28,631	2 4

BANK OF BENGA.  
Calcutta, the 6th May 1875.

J. GORDON,  
Chief Accountant & Deputy Secretary.

By order of the Directors,  
R. HARRIS,  
Secretary and Treasurer.  
(193-1)

**Notification**

**UNDER REGULATION V OF 1799.**

CERTAIN effects belonging to Lieutenant C. F. Cooke, R.E., who died of cholera at Nowgong, in Rajshahye, on the 10th April 1875, are in charge of the Executive Engineer, Bogra Special Division, on behalf of this Court, and will be delivered to any person who may be duly authorized to receive the same.

J. B. WORGAN, *Offg. District Judge.*

RAJSHAHYE DISTRICT JUDGE'S COURT, the 3rd May 1875. (191-3)

**Notice**

Is hereby given that the audit and examination of the Municipal Accounts for the year 1874 will be made under Section 34 of Act VI (B.C.) of 1863, at the Office of the Justices, from and after 25th May 1875, and that a copy of the Accounts to be audited and examined will be open during office hours for the inspection of all parties interested from and after the 17th idem.

ROBERT TURNBULL, *Secy. to the Justices.*

The 11th May 1875. (199-1)

**Eastern Cachar Tea Company, "Limited."**

**SEASON 1874.**

NOTICE is hereby given that the Ordinary General Meeting of the Shareholders of the Eastern Cachar Tea Company, "Limited," will be held at the Office of the Company, No. 14, Old Court House Street, on Saturday, the 29th May, at noon, to receive the Directors' Report and Accounts for the year ending 31st January 1875, to declare a further Dividend, and to transact such other business as may be brought forward.

CALCUTTA, the 7th May 1875. (193-3) STEEL, McINTOSH & Co., *Agents and Secretaries.*

**Ramkistopore Press Company, "Limited."**

NOTICE is hereby given that a Dividend of Rs. 4 per share, making, with the *ad-interim* dividend, Rs. 10 per cent., for the half-year ending the 31st March 1875, has been declared payable on and after the 12th May 1875, on presentation of scrip.

CALCUTTA, BUSHTON BROTHERS, *Managing Directors and Secretaries,*  
The 8th May 1875. (197-1) *Ramkistopore Press Company, Limited.*

**Budge-Budge Jute Mills Company, "Limited."**

NOTICE is hereby given that the third call of Rs. 15 per share on the new shares of the Company has been made, and will be payable at the Registered Office, No. 7, Clive Row, Calcutta, on Tuesday, 25th May 1875.

By order of the Directors,  
The 27th April 1875. (181-3) ANDREW YULE AND Co., *Agents.*

### Great Eastern Hotel, Wine and General Purveying Company, "Limited."

NOTICE is hereby given that the 26th Half-yearly Ordinary General Meeting of Shareholders of this Company will be held at the Registered Office of the Company, Nos. 1, 2, and 3, Old Court House Street, on Saturday, the 29th May 1875, at 3 o'clock p.m., to receive the Directors' Report, to pass the Accounts for the year ended 28th February last, to declare a Dividend, and to transact any other business that may be brought before the meeting.

By order of the Directors,

CALCUTTA, the 27th April 1875.

(180-5)

A. CUMMING, *Secretary*.

### R. Scott Thompson and Company, "Limited."

THE Twenty-fourth Half-yearly Ordinary General Meeting of Shareholders will be held at the Registered Office of the Company, No. 15, Government Place, on Monday, the 17th May 1875, at noon, to receive and pass the Accounts for the year ending 31st March last, to declare a Dividend, and to transact such other business as may be brought before the meeting.

By order of the Directors,

(177-3)

ROBERT CANNERY, Jr., *Secretary*.

### Howrah Mills Company, "Limited."

NOTICE is hereby given that an Extraordinary General Meeting of Shareholders will be held at the office of the Company, No. 8, New China Bazar Street, on Saturday, the 22nd of May 1875, at 3 o'clock p.m., for the purpose of passing the following special Resolution, viz.—

"That such of the alterations, additions, and amendments to the Company's Articles of Association, which were submitted and approved at the Extraordinary General Meeting of Shareholders held on the 24th April 1875, as may be passed by this Meeting, shall be and are hereby adopted, and that the Articles of Association of the Company be altered, added to, and amended accordingly."

By order of the Directors,

ERNSTHAUSEN AND OESTERLEY, *Managing Agents and Secretaries*.

CALCUTTA, the 1st May 1875.

(185-3)

### In the High Court of Judicature at Fort William in Bengal, Ordinary Original Civil Jurisdiction.

Aushootosh Day *versus* Rajcoomaree Dassee and others.

NOTICE is hereby given that on Friday, the 14th day of May next, at 1 o'clock in the afternoon, the Receiver of the High Court will put up, at his office in the court premises, for lease upon such terms and conditions as can be ascertained upon application to him, the under-mentioned zemindaries belonging to the estate of the late Kristonundo Biswas, that is to say—

In 24-Pergunnahs, within the district of the Magistrate of Baraset—

The following dhees and mouzahs of eight annas' share of pergunnah Annorepore, recorded in the register of the Collector as Nos. 146—1 and 146—2 (formerly No. 146), viz. dhees Bissonauthpore, dhees Shohoye Bhangah, dhees Baloeria, dhees Kootah Shahee, dhees Kristopore, dhees Kaleekapore, dhees Bacoonda, dhees Basdebpore, dhees Bodeye, dhees Chorkharah, dhees Barooa, and dhees Shaharah, and mouzahs Tal Dhathea, Pannyharah and Baharry, and Bonomallypore, with cutcherry, bautees, haunts, bazars, ghauts, tanks, gardens, shops, factories (save the implements of Muddoomoorally factory), and all other profits and appurtenances to the said eight annas' share of the said several dhees and mouzahs belonging.

Debetto resumed permanently-settled mehal called Kismut Madhabpore, &c., registered as No. 1178, with cutcherry, bautees, haunts, bazars, ghauts, &c., as stated above.

In 24-Pergunnahs, within the district of the Magistrate of 24-Pergunnahs—

The following turuffs, mouzahs, and kismuts of eight annas' share of mehal Madrassa, Nos. 145 and 145—1 (formerly No. 145), viz. turuffs Jangrah, Panchoo lah, Hauloo, Kodalia, and Hautgachee; Mouzah Bone Hoogly, and Kismut khurdah, turuff Hadiah, mouzah Neiz Hadiah, and mouzah Khayadobo, with cutcherry, bautees, haunts, bazars, tanks, gardens, shops, &c., as stated above.

The following turuffs, mouzah, and kismuts of eight annas' share of the zemindary Bawtah, known by the name of Sreebatty, in pergunnah Calcutta, registered as Nos. 147 and 147—1 (formerly No. 147), viz. turuffs Byrampore, Mawsool, and Ragoonathpore; and mouzah Doorgabatty, and kismut Khurdah, mehal Sreebatty, and mouzah Coomar Pookurrah, with cutcherry, bautees, haunts, bazars, &c., as stated above.

The following turuffs, mouzahs, and kismuts of the zemindary No. 169, called Hantearah, viz. turuffs Neiz Hantearah and Khorunleah, and mouzahs Barakhollah, Anbeerampore, Ghaurer, and Bygatechee, &c., and kismuts Santgatechee, Donarut, and Chapra, with cutcherry bautees, haunts, bazars, ghauts, gardens, shops, &c., as stated above.

One-fifth of one anna and their pies' share of the zemindary of the late Gocool Kiste Gossain, No. 217, called kismut Khurdah, with cutcherry, bautees, haunts, bazars, as stated above.

For further particulars apply at the Receiver's Office.

HIGH COURT, RECEIVER'S OFFICE, April 1875.

(166-3)

☞ The following books may be had from the Office of Superintendent, Government Printing, No. 8, Hastings Street. No orders can be attended to, unless accompanied by a remittance. When postage stamps are forwarded, one anna additional should be sent for every Rupee's worth of stamp for discount in exchanging them for cash. Service labels are not received.

Books required on the public service are only supplied when authorized by the Department under whose orders they are published.

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#### Army List.

**The Official Quarterly Army List of H. M.'s Forces in Bengal,** to which is appended the Civil Service Gradation List, corrected up to 1st April 1875. *Price Rs. 4; packing and postage, 8 annas.*

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Ditto ditto 1871	..	..	" 2	8	"
Ditto ditto 1872	..	..	" 3	0	"
Ditto ditto 1873	..	..	" 3	0	"
Administration Report of 1870-71	..	..	" 0	4	"
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HENRY F. BLANFORD, *Meteorological Reporter to the Govt. of Bengal.*

CALCUTTA, the 22nd September 1873.



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Ditto, separately	...	...	"	2	0	0
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Selections from the Supplement to the Calcutta Gazette, 1871 to 1874.	Price	...	Rs.	2	8	0
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**Bengal Civil Fund.****NOTICE.**

THE Half-yearly General Meeting of Subscribers will be held at the Town Hall on Wednesday, the 28th July next, at 4-30 P.M.

By order of the Managers,

C. P. L. MACAULAY, *Offg. Secretary.*  
(200—1)

BENGAL CIVIL FUND, the 10th May 1875.

**Notice.**

THE interest and responsibility of the late Baboo Bhogobutty Churn Law in our firm ceased on the 30th April last. (184-4) PRAWNKISSEN LAW AND CO.

**Notice.**

MR. ALEXANDER ANDERSON is authorized to sign our firm per procuration.  
(186—*fn.*)

MACKINNON, MACKENZIE & Co.

**Notice.**

INTEREST draft for Rs. 90, No. 008827, dated 12th February 1875, in favor of Megloll Dhur, has been lost. Any one restoring the same to the undersigned will be rewarded if required. (194—3) MUDGOSOODUN DUTT.

**Stolen,**

THE Government Promissory Note, No. 019889, of the 4 per cent of 1842-43, for Rs. 5,400, and Nos. 008612 and 011382, of the 4 per cent. of 1835-36, for Rs. 2,000, each being Rs. 1,000, originally standing in the name of Kadumbine Dabie, the proprietress, by whom it was never endorsed to any other person. Payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is to be made for the issue of duplicates in favor of the proprietress.

(196—3)

KADUMBINE DABIE, *Scramapore, Zillah Hooghly.*

**Lost,**

THE following Government Promissory Notes,—

No. 22522, for Rs. 1,000, of 4 per cent, dated the 31st March 1835-36.

No. 22523, for Rs. 1,000, of 4 per cent, dated the 31st March 1835-36.

No. 22524, for Rs. 5,400, dated the 1st February 1843.

(190—3)

W. D. PRATT, *District Superintendent of Police, Hooghly*

**Lost.**

THE undermentioned Government Promissory Note, which last stood in the name of Choonee Loll Khandelwall:—

No. 340, of the 5 per cent. loan of 1856-75 for Rs. 500.

(182—3)

**Mackenzie Lyall & Co.**

ON Friday next, the 14th May 1875, will be sold by public auction, at the Exchange Commercial Sale-rooms, on account of the concerned, the following six packages hardware landed ex *S. S. Thibet*, damaged by sea water, viz.—

[N] J. H. & Co., 51 to 55—5 Cases Padlocks, iron and brass, of sizes.

H H M L, No. 113—1 Case Wood Screws.

(201—1)

**INSOLVENT NOTICES.**

*Court for the Relief of Insolvent Debtors at Calcutta.*

IN the matter of DWARKANATH GHOSE, an Insolvent.

On Monday, the 3rd day of May instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 6th day of July next, and that the said Insolvent do then attend to be examined before the said Court.

Nemy Chunder Bose, *Attorney.*

IN the matter of BEHARRY LOLL CASE, an Insolvent.

On Thursday, the 29th day of April last, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 1st day of June next, and that the said Insolvent, do then attend to be examined before the said Court.

Kailynath Mitter, *Attorney.*

*Chief Clerk's Office, the 4th May 1875.*

IN the matter of JOHN HENRY GRAY LOCHNER, an Assistant in the Board's Office, North-Western Provinces, but late of No. 39, Sooterkin's Lane, in the Town of Calcutta, but at present a prisoner for debt in the Presidency Jail, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the office of the Chief Clerk on Wednesday, the 28th day of April last, and by an order of the same date, the estate and effects of the said Insolvent were vested in the Official Assignee.

H. R. Fink, *Attorney*.

IN the matter of JOHN HENRY GRAY LOCHNER, an Insolvent.

On Wednesday, the 28th day of April last, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 6th day of July next, and that the said Insolvent do then attend to be examined before the said Court.

H. R. Fink, *Attorney*.

IN the matter of SAMUEL KENTISH BARNES, an Insolvent.

On Tuesday, the 4th day of May instant, by an order of this Court, the said Insolvent was adjudged entitled to his personal discharge under the Act XI Vic., Chapter XXI, as to all persons named in his schedule as creditors, or claiming to be creditors respectively.

Orr and Harriss, *Attorneys*.

IN the matter of GEORGE ANTONY LEWIS, an Insolvent.

On Tuesday, the 5th day of January last, by an order of this Court, the said Insolvent was adjudged entitled to his personal discharge under the Act XI Vic., Chap. XXI, as to all persons named in his Schedule as creditors, or claiming to be creditors respectively.

K. N. Mitter, *Attorney*.

IN the matter of BENJAMIN SAMUEL COLLINS, an Insolvent.

Notice that an application for an *ad-interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 15th day of May instant, at the hour of ten o'clock in the forenoon.

“Any creditor of the said Insolvent desirous of opposing such application, must appear before the said Court at the time and place aforesaid.”

H. R. Fink, *Attorney*.

IN the matter of BENJAMIN SAMUEL COLLINS, an Insolvent.

On Thursday, the 6th day of May instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 6th day of July next, and that the said Insolvent do then attend to be examined before the said Court.

H. R. Fink, *Attorney*.

IN the matter of ROBERT BARTLETT, an Insolvent.

On Tuesday, the 4th day of May instant, it was ordered that Tuesday, the 6th day of July next, be appointed for the further hearing of this matter, and that unless cause be shewn to the contrary on that day, the said Insolvent be discharged personally as well as to his after acquired property from all liabilities for debts, claims, and demands of and against the said Insolvent at the time of the filing of his petition for relief.

Orr and Harriss, *Attorneys*.

IN the matter of JOHN WILLIAM CANTOPHER, an Insolvent.

On Tuesday, the 4th day of May instant, it was ordered that the hearing of this matter do stand adjourned until the first court day in May 1876, and that the order made in this matter for the *ad-interim* protection of the said Insolvent from arrest be enlarged to the said first court day in May 1876, and that the said Insolvent do then attend to be examined before the said Court.

Insolvent in person.

Chief Clerk's Office, the 11th day of May 1875.

## Postal Notices.

## SEA OVERLAND MAILS.

For	Box closes at	Date.	Per Steamer.
Madras, Ceylon, and the intermediate ports	7 P.M.	12th May 1875...	<i>Asia.</i>
Penang, Singapore, and Hong-Kong		12th " " ...	<i>Flemingo.</i>
Chittagong, Akyah, Kyauk Phyoo, Sand- away, Pakehan, Kossah, Junkseylon, and Straits ...	7 " ...	14th	<i>Mahratta.</i>
Ceylon, Straits, Hong-Kong, United States of America, and the Colonies of Queensland and Victoria, <i>via</i> Torres' Straits. (Letters, &c., for the latter Colony must be specially superscribed.)		14th " " ...	<i>From Bombay.</i>
Rangoon, Monmeim, and Straits ...	7 " ...	16th " " ...	<i>Goa.</i>
Chittagong, Akyah, Kyauk Phyoo, and Sandoway ...	7 " ...	16th " " ...	<i>Arabia.</i>
Straits and Hong-Kong ...	7 " ...	17th	<i>Thules and Hin- doostan.</i>
Madras and Ceylon ...	7 " ...	17th	<i>Thibet.</i>
Persian Gulf ...	7 " ...	18th " " ...	<i>Via Bombay.</i>

The next Overland Mail, *via* Bombay, will close at the General Post Office on Friday, the 14th instant, by which mails for Mauritius, St. Denis, and Réunion, can be forwarded.

2. Book-post and pattern packets must be posted on the 13th idem.

N.B.—The Letter-Box will close at 7 P.M. precisely, after which hour Overland letters, fully prepaid and bearing extra postage stamp of two (2) annas on each cover, will be received up to 7-30 P.M., or bearing an extra postage stamp of four (4) annas on each cover up to 8 P.M.

CALCUTTA, the 11th May 1875.

M. PERCY, *Offg. Post-Master.*

### List of Unclaimed Letters lying in the Calcutta Post Office on the 11th May 1875.

Baines, J.	Henly, J. C.	Smyth, G. R. C.
Battye, D.	Holland, H.	St. Clair, Miss A.
Berrington, E.	Joseph, C.	Stewart, G.
Brame, A.	Lucas & Co., A.	Taeger, W. F.
Bright, A.	Magill, H.	Thacker, J. A. G.
Clarke, Hon'ble Sir A.	Masson, E. S.	Warren, Thomas.
Clarke, Lady.	Phillips, S. R.	Warne, J. C.
Floriken, A.	Pickford, C. E.	Wauchope, Capt. R. A.
Gibbs, Col. J. J.	Rugh, H. E.	Willoughby and Co.
Harrison, J. H. C.	Sebillie, S. and Co.	

"Letters marked *Care of Post Office, to be kept till called for.*"

Alexander, Hon. C.	Grinshaw, N.	Fearce, Mrs. A. J.
Anderson, R.	Greenwood, H.	Pearson, G.
Avallere, L.	Hill, T. S.	Peppin, Mrs. F.
Bainbridge, F. C.	Hill, H. H.	Perra, T. R.
Barbase, W. C.	Hogendorp, Baron.	Phipps, C. E.
Bills, Captain J. W.	Hobbleouse.	Pinckney, R. R.
Bowhay, Mr.	Holl, C.	Raffin, F. J.
Brewster, J.	Holmes, Miss E.	Ralphs, H. J.
Brown, W. T.	Hyman, S.	Ramsden, H.
Burton, H. J.	Jones, J. J.	Reid, R.
Chisam, W.	Joseph, P. W.	Shearman, J., Driver.
Connolly, N.	Latham, C.	Schwartz, Miss O.
Croghan, W.	Levie, D.	Tasserand, Monsr. T.
De Bono, L. L. D.	Luigi, G.	Verner, W. H.
De Quetchy, R. H.	MacIntyre, A.	Wade, A. R.
Fernandez, J. F.	McLean, W.	Watts, F.
Fielding, Col. the Hon'ble W.	Mellis, Col. G.	Williams, W.
Glover, Rev. F. R. A.	Oates, Mrs.	Young, F. W.
Graham, C.	Palmer, A. H.	
Greg, J.	Parnham, J. L.	

M. PERCY, *Offg. Post-Master.*



# The Calcutta Gazette.

WEDNESDAY, MAY 12, 1875.

## PART III.

### Act of the Bengal Council.

GOVERNMENT OF BENGAL.

#### LEGISLATIVE DEPARTMENT.

[Second Publication.]

THE following Act passed by the Lieutenant-Governor of Bengal in Council, received the assent of His Honor on the 10th March 1875, and having been assented to by His Excellency the Governor-General on the 24th April 1875, is hereby promulgated for general information:—

ACT No. III of 1875.

*An Act to amend Bengal Act No. VI of 1864.*

WHEREAS it is expedient to amend Bengal Act

*Preamble.*  
No. VI of 1864 (to provide for the periodical inspection of Steam-Boilers and Prime-movers attached thereto in the Town and Suburbs of Calcutta); It is enacted as follows:—

1. The Lieutenant-Governor of Bengal, or any person authorized by him in that behalf, may revoke or suspend any certificate already granted, or to be granted under the said Act, on the ground that the Boiler or Prime-

mover in respect of which it has been granted is not in charge of a person competent to have charge of the same.

If the owner of such Boiler or Prime-mover, or the person so in charge as aforesaid, be dissatisfied with such revocation or suspension, he may apply to some person (not being the person who revoked or suspended the certificate) by general or special order duly authorized by the Lieutenant-Governor of Bengal in that behalf, who may, if he is so satisfied, grant a writing under his signature to the effect that the person so in charge as aforesaid is a person competent to have charge of a Boiler or Prime-mover; and the Lieutenant-Governor of Bengal, or the person who has revoked or suspended the certificate, shall accordingly grant a new certificate as far as possible in the form in the Schedule to the said Act annexed, or shall allow the former certificate to continue in force.

No additional fee shall be paid for a new certificate granted under this section.

*Construction.*

2. This Act shall be construed as one with the said Bengal Act No. VI of 1864.

C. C. MACRAE,

*Offg. Asst. Secy. to the Govt. of Bengal,  
Legislative Department.*

*A Bill to amend and consolidate the law relating to Municipalities.*

WHEREAS it is expedient to consolidate and amend the law relating to Municipalities within the territories subject to the government of the Lieutenant-Governor of Bengal: It is enacted as follows:—

# CHAPTER I.

## PRELIMINARY.

### Short title.

1. This Act may be cited as the "Bengal Municipalities' Act, 1875."

Except as provided in Chapter X of this Act—

(a) Every place to which the provisions of the District Municipal Improvement Act, 1864, have been extended under Section 4 of such Act shall, for the purposes of this Act, be deemed to be a first class municipality, and every place to which the provisions of the District Towns Act, 1838, have been extended under Section 2 of such Act shall, for the purposes of this Act, be deemed to be a second class municipality;

and for the purposes of such municipalities this Act shall, save as is provided in Chapter X, come into force on the day of , and such date shall, for such purposes, be deemed to be the commencement of this Act.

In every first class municipality as aforesaid it shall be deemed that a tax on the annual value of holdings under Chapter V of this Act, and in every second class municipality as aforesaid it shall be deemed that a tax upon persons under the said chapter, has been duly imposed; and such tax shall be levied accordingly until the Commissioners, with the sanction of the Lieutenant-Governor, shall otherwise direct;

and in every such municipality in which a tax on carriages and animals, or a fee upon the registration of carts, or tolls on ferries, may have been levied before the commencement of this Act, it shall be deemed that the said taxes, fees or tolls have been duly imposed under the provisions of Section 63 of this Act, and such taxes, fees, or tolls shall continue to be levied accordingly.

(b) This Act may be extended by the Lieutenant-Governor of Bengal, by notification published in the *Calcutta Gazette*, to any tract of country not being within the limits of the ordinary original jurisdiction of the High Court at Fort William in Bengal, from such date as may be specified therein, and it shall come into force in such tract of country on the date so specified, and such date shall, for the purposes of such tract of country, be deemed to be the commencement of this Act.

2. On the commencement of this Act the enactments specified in the fifth schedule to this Act shall be repealed to the extent mentioned in the third column thereof; and the enactments specified in the sixth schedule to this Act shall cease to be in force in every municipality under this Act to the extent mentioned in the third column thereof.

But this repeal shall not revive any office, authority, or thing abolished by any such enactment, or affect the validity of any thing done or suffered, or any right, title, obligation, or liability accrued before the commencement of this Act.

And all rules prescribed; assessments, valuations, measurements, divisions, and appointments made; powers conferred, and notifications published under any such enactment; and all other rules (if any) now in force and relating to the matters hereinafter dealt with, shall (so far as they are consistent with this Act) be deemed to have been respectively prescribed, made, conferred, and published hereunder.

And all references to any such enactment shall (so far as may be practicable) be deemed to be made to this Act.

And all proceedings now pending, which may have been commenced under any such enactment, shall be deemed to be commenced under this Act.

The Commissioners under this Act shall, in reference to all the matters aforesaid, be substituted for the late Commissioners, Committee, or Panchayet (as the case may be).

3. In this Act, unless there be something repugnant in the subject or context—

### Interpretation.

"Carriage."

(1.) "Carriage" means any wheeled vehicle with springs.

"Cart."

(2.) "Cart" means any cart, hackery, or wheeled vehicle without springs.

"Chapter."

(3.) "Chapter" means Chapter of this Act.

(4.) "Holding" includes any parcel of land, house, tank, or other im-

"Holding."

moveable property, which, in the opinion of the Commissioners, should be separately valued, or in respect of which any person should be separately assessed.

"House."

(5.) "House" includes any hut, shop, warehouse, or building.

"Immoveable property" and "land."

(6.) "Immoveable property" and "land" severally mean land, benefits to arise out of land, things attached to the earth, or permanently fastened to anything attached to the earth.

"Moveable property."

(7.) "Moveable property" means property of every other description than immoveable property.

"Lieutenant-Governor."

(8.) "Lieutenant-Governor" means the Lieutenant-Governor of Bengal for the time being or the person acting in that capacity.

"Magistrate of the district."

(9.) "Magistrate of the district" means the chief Magistrate in a district, exercising throughout the district all the power of a Magistrate.

"Magistrate."

(10.) "Magistrate" means a Magistrate subordinate to the Magistrate of the district, or a Magistrate in charge of a division of the district in which division a Municipality is constituted.

"Municipality."

(11.) "Municipality" means any tract of country to which this Act, or any part thereof, shall have been extended.

"Municipal year."

(12.) "Municipal year" means a year beginning on the first day of April, or on such other date as may hereafter be fixed by the Lieutenant-Governor by notification in the *Calcutta Gazette*.

(13.) "Navigable channel" means any water-way, whether natural or artificial, through which a boat can pass.

"Navigable channel." "Offensive matter" means night-soil, sewage, and other contents of privies, drains, and cess-pools.

"Offensive matter." "Owner" includes—

(a) the person entitled for the time being to receive the rent of the land, or the person in charge of the thing, with respect to which the word is used;

(b) an agent for any such person;

(c) a trustee for any such person;

Provided that no such agent or trustee shall be liable to do any thing required by this Act to be done by the owner, nor shall he be subject to any fine for omitting to do such thing, unless he have sufficient funds in his hands, as such agent or trustee to do such thing.

(16.) "Place" means any station, bazar, town, suburb, inhabited village, or hamlet, in which a majority of the adult male population is chiefly employed in pursuits other than agriculture.

(17.) "Road" means any road, street, square, court, alley, or passage, whether a thoroughfare or not, over which the public have a right of way.

(18.) "Rubbish" means all dirt, dung, broken brick, mortar, broken glass, kitchen, or stable refuse, or refuse of any kind whatsoever, and filth of any kind not included in the term "offensive matter."

"Schedule." (19.) "Schedule" means schedule annexed to this Act.

"Section." (20.) "Section" means a section of this Act.

(21.) "The Commissioners" means the persons for the time being appointed or elected to conduct the affairs of any Municipality under this Act, and shall include ex-officio Commissioners under this Act.

## CHAPTER II.

### OF THE CREATION OF MUNICIPALITIES.

4. From the date specified in any notification under section 1 (b), the tract of country in such notification mentioned shall be deemed to be created a Municipality for the purposes of this Act.

The notification shall—

(a) define the limits of the Municipality;

(b) declare whether the same shall, for the purposes of this Act, be a first or second class Municipality.

The Lieutenant-Governor may, by like notification, at any time, order that a municipality be transferred from one class to the other; and may vary the limits of any municipality or withdraw any tract of country from the operation of this Act or part thereof.

5. No tract of country which does not contain at least fifteen thousand inhabitants, and which does not contain the average number of not less than two thousand inhabitants to the square mile of the area of such tract, shall be declared to be a first class Municipality.

6. No tract of country which does not contain at least one thousand inhabitants, and which does not contain the average number of five hundred inhabitants to the square mile of the area of such tract, shall be declared to be a second class Municipality.

7. No tract of country shall be declared a municipality under this Act unless a majority of the adult population of such tract of country is chiefly employed in pursuits other than agricultural.

8. The Lieutenant-Governor may from time to time, by notification in the *Calcutta Gazette*, announce that there shall be united with any tract of country as aforesaid (for the purpose of forming a first or second class Municipality, as the case may be), any number of specified places, provided that no place shall be included within any such union, unless some part of such place be situated within the distance of half a mile from some other place included in such union.

9. Whenever the Lieutenant-Governor shall have declared two or more places to be united for the purpose of forming a first or a second class Municipality as aforesaid, all tracts of country lying within a supposed ring-fence drawn round the exterior limits of all such united places shall be deemed to be within the Municipality.

## CHAPTER III.

### OF THE MUNICIPAL AUTHORITIES.

#### PART I.—Of the Constitution of the Municipality.

10. THE Lieutenant-Governor shall from time to time appoint, in every first class Municipality, not less than eight, and in every second class Municipality not less than four, persons to be Commissioners for carrying out in such Municipality the purposes of this Act.

11. The Lieutenant-Governor may delegate to any officer the power of appointing Commissioners in any second class Municipality.

12. The Lieutenant-Governor may at any time direct that the whole or any number, not less than two-thirds, of the Commissioners to be appointed under the last preceding section shall be elected by the rate-payers, subject to such rules in regard to qualification and election as he may think fit.

In any such election every person shall be entitled to vote who has paid the tax on persons, or the tax on holdings, hereinafter mentioned, that has become payable by him:

Provided that if such election take place before the said taxes have been levied in any Municipality, it shall be made by the householders therein.

The Lieutenant-Governor may appoint any persons to be *ad interim* Vice-Chairman and Commissioners pending the election of Commissioners under this section.

**13.** No person shall be appointed or elected a Commissioner, or a Member of a Ward Committee, under this Act in any Municipality who does not either reside or hold land therein, or within five miles from some part of the limits thereof:

Provided that when the imposition of any tax has been determined on in any Municipality, no person shall be appointed or elected therein a Commissioner, or Member of a Ward Committee, who does not pay, or is not liable to, municipal taxes therein.

**14.** The Lieutenant-Governor may from time to time accept the resignation of any Commissioner or Member of a Ward Committee, appointed or elected under this Act, and may remove any such Commissioner or Member of a Ward Committee for corruption or continued neglect to attend the meetings of the Commissioners, or otherwise to discharge his duty as Commissioner, or Member of a Ward Committee.

**15.** The Lieutenant-Governor may at any time withdraw any direction given by him under section 12 for the election of Commissioners in any Municipality.

**16.** In addition to the Commissioners appointed or elected as hereinbefore provided, the Magistrate of the district and the Magistrate of the division shall be *ex-officio* Commissioners of every Municipality situated within their respective jurisdictions, and the Lieutenant-Governor may direct, by notification in the *Calcutta Gazette*, that the persons for the time being exercising the functions of the offices to be named in such notification shall be *ex-officio* Commissioners for any or every Municipality to which the official functions of the offices held by the persons so appointed may extend:

and the Lieutenant-Governor may appoint as a Commissioner of any Municipality any officer in the service of Government holding a salaried office (the salary of which is not less than one hundred rupees a month) in the district in which the Municipality is situate:

Provided that not more than one-third of the whole number of Commissioners shall be persons holding in the Judicial, Police, or Revenue Departments of the Government service, salaried offices of which the functions are exercised within the district in which the Municipality is situated, unless such persons be elected Commissioners otherwise than by appointment by the Lieutenant-Governor, or by any officer to whom the power of appointing Commissioners has been delegated under section 11.

**17.** Except as herein-after provided, every Commissioner shall vacate his office at the end of three years.

**18.** When Commissioners are for the first time appointed or elected in any place, one-third of the whole number of which the body may consist on the first day of the municipal year next following the date of the appointment or election of such Commissioners, shall retire at the end of one year, and another third at the end of two

years, and the rest at the end of three years, to be computed from the first day of the year next following the date of the appointment or election of such Commissioners.

In case such whole number is not evenly divisible by three, the one-third shall be ascertained by taking the number next below it, which is evenly divisible by three, as the number to be divided.

The Commissioners who shall retire at the end of the first and second years respectively shall be decided by lot.

**19.** When any Commissioners have been elected under section 12, the rule of rotation in section 18 shall be applied separately to the Commissioners who have been appointed, and separately to the Commissioners who have been elected.

**20.** In calculating the whole number of Commissioners for the purposes of section 18, all *ex-officio* Commissioners shall be excluded; and such *ex-officio* Commissioners shall remain Commissioners so long as they continue to hold the respective offices in virtue of which they are respectively Commissioners.

**21.** Any person who vacates his office under the provisions of Section 17, or who retires under the provisions of Section 18, may be at any time re-appointed or re-elected.

**22.** The Magistrate of the district, if the Municipality be at the said station, or the Magistrate in charge of a division of the district, if the Municipality be situated within such division, shall be *ex-officio* Chairman of the Commissioners of such Municipality.

The Magistrate of the district may, with the sanction of the Lieutenant-Governor, delegate to any Magistrate subordinate to him at a sub-division any of the powers vested by this Act in the Chairman of the Commissioners, and may withdraw such powers.

In the absence of the Magistrate of a division of the district, the Magistrate of the district may appoint any Magistrate subordinate to him to officiate as Chairman of the Commissioners within such division.

**23.** The Commissioners shall elect their own Vice-Chairman, and subject to the approval of the Lieutenant-Governor, he shall hold office for one year from the date of his election, and shall be eligible for re-election at the end of each year.

Such Vice-Chairman may at any time be removed from the office of Vice-Chairman by a resolution of two-thirds of the Commissioners, in favour of which not less than two-thirds of the Commissioners shall have voted.

Provided that the Lieutenant-Governor may sanction the election permanently or for a term of years, of a salaried Vice-Chairman if proposed by the Commissioners.

**24.** The Commissioners shall, in the name of their Chairman, by the description of "The Chairman of the Municipal Commissioners of" be a body corporates.



and have perpetual succession, and a common seal, and in such name shall sue and be sued.

Such common seal shall have the name of the Municipality engraved thereon in legible characters in the English language, and also in the vernacular of the district.

**PART II.—Of the Property and Contracts of the Commissioners.**

**25.** All property, moveable and immoveable, of any kind whatsoever, derived under any of the enactments specified in the fifth or sixth schedule, or otherwise, and vested in, or held in trust for the late Commissioners, Committee, or Panchayet (being the Commissioners or Committee or Panchayet appointed under any of the said enactments), for the tract of country which has been declared to be included in a Municipality, shall become vested in the Commissioners of such Municipality and their successors.

**26.** All roads, bridges, embankments, and drains in any Municipality (not being private property, now existing, or which shall afterwards be made, and the pavements, stones, and other materials thereof, and also all erections, materials, implements, and other things provided therefor, shall vest in and belong to the Commissioners of such Municipality.

But the Lieutenant-Governor may from time to time, by notification, exclude any road, bridge, embankment, or drain from the operation of this Act, unless the cost of the original construction of the same shall have been paid from the Municipal Fund, and may cancel such notification wholly or in part.

**27.** The Commissioners may at a meeting agree with the person, in whom the property in any road is vested, to take over the property therein, and after such agreement may declare, by notice in writing put up in any part of such road, that the same has become a municipal road.

Thereupon such road shall vest in the Commissioners and shall thenceforth be repaired and kept up out of the Municipal Fund.

**28.** Every hospital, dispensary, school, rest-house, market, tank, and well, not being private property, or the property of a religious institution or society, and all medicines, furniture, and other articles appurtenant thereto, not being private property, which at and after the commencement of this Act shall be found within any Municipality, by order of the Lieutenant-Governor, may be vested in the Commissioners of such Municipality, and thereupon all endowments or funds belonging thereto shall be transferred to, and vested in, such Commissioners as trustees for the purposes to which such endowments and funds were lawfully applicable at the time of such transfer:

Provided that no such order shall be published till one month after notice of the intention to transfer such property shall have been published in the *Calcutta Gazette*, and within the Municipality in the vernacular language of the district.

**29.** If the Commissioners at a meeting shall, after publication of a notice in the last preceding section mentioned, object to the transfer to themselves of any hospital, dispensary, or school, on the ground that their funds cannot bear the charge, then such transfer shall not be made save under such conditions as the Commissioners at a meeting may agree to accept.

**30.** The Commissioners at a meeting may purchase or take on lease any land for the purposes of this Act, and may sell any land not required for such purposes.

**31.** When any land within the limits of any Municipality is required for the purposes of this Act, if the Commissioners cannot agree with the owner for the purchase thereof, the Lieutenant-Governor, on the recommendation of the Commissioners, may notify that such land is required under the provisions of the Land Acquisition Act, 1870; and, on payment by the Commissioners of the compensation awarded under such Act, the land shall vest in them for the purposes of this Act.

**32.** The Commissioners may enter into and perform any contract necessary for the purposes of this Act.

Every contract made on behalf of the Commissioners in respect of any sum exceeding twenty rupees, or in respect of any property exceeding twenty rupees in value, shall be in writing, and signed by at least two of the Commissioners, one of whom shall be the Chairman or Vice-Chairman, and shall be sealed with the common seal of the Commissioners.

Unless so executed, it shall not be binding on the Commissioners.

**PART III.—Of the Mode of transacting the Business of the Municipality.**

**33.** The Commissioners shall have an office, where they shall meet for the transaction of business at least once in every month, and as often as a meeting shall be called by the Chairman, or, in his absence, by the Vice-Chairman, and all questions which may come before them at any meeting shall be decided by a majority.

The Chairman, or, in his absence, the Vice-Chairman, shall call a meeting on a requisition signed by three of the Commissioners.

**34.** The Chairman, or, in his absence, the Vice-Chairman, shall preside at every such meeting, and, in the absence of both the Chairman and Vice-Chairman, the Commissioners shall choose some one of their number to preside.

In cases of equality of votes, the President shall have a casting vote.

**35.** No business shall be transacted at a meeting unless it has been called by the Chairman or Vice-Chairman, and unless, at least, in the case of a first class Municipality, five, and in the case of a second class Municipality, three, Commissioners be present.

**36.** Minutes of the proceedings of all meetings of the Commissioners shall be entered in a book to be kept for the purpose, and shall be signed by the President of the meeting, and such book shall be open to the inspection of the tax payers.

**37.** The Chairman shall, for the transaction of the business connected with, or for the purpose of making any order authorized by this Act, exercise all the powers vested by this Act in the Commissioners:

Provided that the Chairman shall not in opposition to or in contravention of, any order of the Commissioners at a meeting, or exercise any power which is directed to be exercised by the Commissioners at a meeting.

**38.** The Chairman may, by a written order, delegate to the Vice-Chairman all or any of the duties or powers of a Chairman as defined in this Act, subject to such restrictions as may seem fit to him, and may at any time by a written order withdraw the same.

**39.** The Commissioners at a meeting shall from time to time decide what number of overseers, clerks, registrars, subordinate officers, servants, and collectors of taxes or tolls, may be necessary for the Municipality, and shall from time to time fix the salaries to be paid to such persons respectively out of the Municipal Fund, and the allowances to be granted to such persons during absence on leave.

Subject to such decision, the Chairman shall have power to appoint such persons as he may think fit, and from time to time to remove such persons and appoint others in their places:

Provided that no person shall be appointed to, or removed from, any office, the monthly salary of which exceeds fifty rupees without the sanction of the Commissioners at a meeting; and no salary amounting to more than one hundred rupees a month in a second class Municipality, or to more than one hundred and fifty rupees a month in a first class Municipality, shall be assigned to any clerk or other servant without the previous sanction of the Magistrate of the district.

**40.** The Commissioners shall take from every collector of municipal taxes or tolls, such security for the sums collected by him as they may think proper.

#### PART IV.—Of Ward Committees.

**41.** The Commissioners may at a meeting divide any Municipality into wards, and thereupon appoint, or cause to be elected, in the manner provided by Section 12, for each ward, not less than three qualified persons, whether such persons be or be not Commissioners for the time being, to be Members of the Ward Committee, and the said Commissioners at a meeting may define the limits of the ward for which any Ward Committee may be appointed or elected.

All questions regarding the removal, resignation, and filling up vacancies among the Members of Ward Committees shall be settled by the Commissioners at a meeting.

**42.** Each Ward Committee may, for each year if they see fit, elect their own Chairman from among their own number.

**43.** A Ward Committee, within the limits of their ward, as defined by the Commissioners at a meeting, shall exercise all the powers, and shall be bound to perform all such duties, of Commissioners as defined in this Act, as the Commissioners at a meeting shall have delegated to them.

All acts done, orders issued, and assessments made by Ward Committees, shall be subject to the control and revision of the Commissioners, who may at any time withdraw all or any of such powers and duties.

#### PART V.—Liability of Commissioners and Ward Committees

**44.** No Commissioner or Member of a Ward Committee shall be personally liable for any contract made, or expense incurred, by or on behalf of the Commissioners.

Every Commissioner or Member of a Ward Committee shall be personally liable for any wilful misapplication of money entrusted to the Commissioners to which he shall have been a party, and he shall be liable to be sued for the same.

**45.** No Commissioner or Member of a Ward Committee, or officer, or servant of the Commissioners or Committee, shall be interested, directly or indirectly, in any contract made with the Commissioners. And if any such person be so interested, he shall thereby become incapable of continuing in office or employment, and shall be liable to a fine not exceeding five hundred rupees:

Provided that no person shall, by reason of being a shareholder in, or a member of, any incorporated or registered company, be deemed interested in any contract entered into between such company and the Commissioners.

But no such shareholder or member shall act as a Commissioner or Member of a Ward Committee in a matter relating to any contract entered into between the Commissioners and such company.

**46.** No Commissioner or Member of a Ward Committee shall vote on any question which regards exclusively the assessment of himself or the valuation of his property, or his liability to any tax.

#### CHAPTER IV.

##### OF THE MUNICIPAL FUND AND ITS APPLICATION.

**47.** All sums received by the Commissioners, and all fines paid or levied under this Act, and all other sums which, under the sanction of Government, may be transferred to such Commissioners, shall constitute a fund which shall be called the Municipal Fund, and shall, together with all property of every nature or kind whatsoever, which may become vested in the Commissioners, be under their control, and shall be held by them in trust for the purposes of this Act.

The Municipal Fund shall be deemed to be the fund applicable to police purposes mentioned in sections 11 and 48 of Bengal Act No. II of 1866 (to provide for the better regulation of the Police within the Suburbs of the Town of Calcutta).

48. The Commissioners shall set apart and apply annually out of the Municipal Fund such sum as they are by this Act required to provide for the maintenance of the Municipal police force, and a sum sufficient for payment of their own establishment and the expenses of their office.

49. The Municipal Fund, after the sums mentioned have been set apart under the last preceding section, may, subject to such rules and restrictions as the Lieutenant-Governor may from time to time prescribe, be applied by the Commissioners to any of the following purposes within the Municipality in which such Municipal Fund is raised, that is to say—

- (1) The construction, repair, and maintenance of roads, wharves, embankments, channels, drains, bridges, and tanks;
- (2) The supply of water and lighting of roads;
- (3) Other works of public utility calculated to promote the health, comfort, or convenience of the inhabitants;

Provided that for every thousand inhabitants of any Municipality not more than two hundred rupees a year shall be expended on such objects, unless the Lieutenant-Governor shall, at the request of the Commissioners at a meeting, extend such limit for a special object;

- (4) The diffusion of education, and with this view the construction and repair of school-houses, and the establishment and maintenance of schools either wholly or by means of grants-in aid;
- (5) The establishment and maintenance of hospitals and dispensaries;
- (6) The promotion of vaccination;
- (7) And for carrying out the purposes of this Act.

Provided that no portion of the Municipal Fund shall be applied to the establishment and maintenance of schools, or hospitals, or dispensaries, or to the promotion of vaccination, unless such application be sanctioned by the consent of a majority of the Commissioners, or of the Members of the Ward Committee respectively, at a meeting specially convened for considering the question of such application.

50. The Commissioners at a meeting may, with the sanction of the Lieutenant-Governor, contribute a portion of the Municipal Fund towards the expenses incurred in any other Municipality, or in any district or sub-division, where such expenses are incurred for any of the purposes described in clauses (1) and (2) of the last preceding section, and also towards the expenses of making, maintaining, and repairing any work for the improvement of a river or harbour (by whomsoever such work may be done);

but no contribution shall be made under this section to any work except such as is calculated to benefit the inhabitants of the contributing Municipality.

51. The account books of the Municipality shall be open to the inspection of any tax-payer at the office of the Commissioners on a day to be fixed in each week.

An account showing the receipts and expenditure during the quarter, arranged under the proper heads and duly balanced, shall be prepared immediately after the close of each quarter, and shall, with the account books, be open to the inspection of any tax-payer, and a copy of such account shall be forwarded to the Magistrate of the district for submission to the Commissioner of the division.

52. The Commissioners, at a meeting three months before the close of the municipal year, shall prepare in detail estimates showing the probable receipts and expenditure during the ensuing Municipal year, and the objects in respect of which it is proposed to incur such expenditure.

53. Copies of the estimates and translations thereof in the vernacular of the district shall be lodged in the office of the Magistrate and in the Municipal office or offices.

During fourteen days after the estimates shall have been so lodged in the said offices, of which due notice shall be published, the estimates and translations in the vernacular of the district shall be open to inspection at all reasonable times by any tax-payer of such Municipality who may desire to inspect the same.

Any written suggestion which may be deposited in the office of the Commissioners shall be recorded and laid before them for consideration at the next meeting.

54. After the expiration of the said fourteen days, and after such revision as may appear requisite, the Chairman shall transmit the estimates to the Magistrate of the district with any remarks or objections thereupon which may have been recorded by himself or by the Commissioners at a meeting;

and the Magistrate of the district shall forward them to the Commissioner of the division together with such remarks or objections, and his own opinion thereon.

55. The Commissioner of the division shall sanction any estimate forwarded under the last preceding section which may appear to him to be unobjectionable.

If he sees any objections to an estimate, he shall record and forward the same, together with the estimate, for reconsideration by the Commissioners.

A meeting shall be called specially for the purpose of such reconsideration; and the decision of the majority of the Commissioners attending at such meeting shall, subject to the provisions of section 56, be final.

56. The Commissioners at a meeting may at any time revise any estimate of expenditure with the view of providing for any modifications which they may deem it advisable to make in the appropriation of the amount at their disposal; and such revised estimate shall be published and forwarded for sanction to the Commissioner of the division through the Magistrate of the district, as pro-

vided in section 54, and the Commissioner of the division may return such revised estimate for reconsideration by the Commissioners in manner provided by section 55.

57. The Commissioners shall, at such time and in such form as the Lieutenant-Governor shall direct, furnish an annual report of their proceedings and statements in detail of all the works executed by them, and of all sums received and expended by them.

Every such report shall be published in the *Calcutta Gazette*.

58. The municipal accounts shall be audited by such person and in such manner as the Lieutenant-Governor shall direct, and the expense of such audit shall be paid from the Municipal Fund.

59. The Lieutenant-Governor may direct that the cost of maintaining clerks or other establishments in the offices of the Magistrate of the district and of the Commissioner of the division, for the audit of accounts and the requisite correspondence connected with the purposes of this Act, shall be paid in rateable proportion from the funds of the several Municipalities which may be constituted under this Act in such district or division.

And the Commissioners of every Municipality shall pay to the Magistrate of the district the sum which they may be required to pay for the purposes of this section and the last preceding section.

60. All sums belonging to the Municipal Fund shall be paid into a Government treasury, or, with the sanction of the Commissioner of the division, into any bank or branch bank, in or near to the Municipality, and shall be credited to an account to be called the Account of the Municipality to which they belong:

Provided that the Commissioners may invest any moneys not required for immediate use either in the Government Savings' Bank or in Government securities, or in any other form of security which may be approved of by the Lieutenant-Governor.

61. All orders for payment of money from the Municipal Fund shall be signed by the Chairman, or by the Vice-Chairman and one of the Commissioners.

## CHAPTER V.

### OF MUNICIPAL TAXATION.

#### PART I.—Of the Power to impose Taxes and Tolls

62. The Commissioners of any Municipality at a meeting may from time to time with the sanction of the Lieutenant-Governor impose within the limits of such Municipality one or other, but not both, of the following taxes:—

(a) A tax upon persons occupying holdings within the Municipality according to their circumstances and property within the Municipality: provided that the total sum to be raised by such tax in any year shall not exceed the sum which would be produced by an average rate of two rupees and

four annas per annum for each holding, and that the amount assessed in respect of the occupation of any one holding shall not be more than eighty-four rupees per annum; or

(b) A tax on the annual value of all holdings situated within the Municipality: provided that such tax shall not exceed seven and a half per cent. on the annual value of such holdings, unless the said tax was levied at a higher rate before the commencement of this Act; and provided also that no tax shall be imposed on any holding of which the annual value is less than six rupees.

63. Subject to the provisions of the section next succeeding, the Commissioners of any Municipality at a meeting may, from time to time, with the sanction of the Lieutenant-Governor, impose within the limit of such Municipality all or any of the following taxes and tolls, in addition to either of the taxes mentioned in the last preceding section:—

- (a) A tax on carriages, horses, and other animals.
- (b) A fee on the registration of carts.
- (c) Tolls on ferries and roads.

#### PART II.—Of the Tax on Persons.

64. When it has been determined that a tax on persons occupying holdings within the Municipality, according to their circumstances and property shall be imposed, the Commissioners shall, from time to time, prepare an assessment list, which shall be in the form in the first schedule

The Commissioners may omit from the list prepared under this section any person who may by them be deemed too poor to pay such tax.

65. The Commissioners may, at any time after the publication of the assessment list, assess any person who was without authority omitted therefrom, or whose liability to assessment has accrued thereafter.

Notice of such assessment shall be given to the person assessed, who may apply to the Commissioners to review the same

66. Any person mentioned in the assessment list, who shall at any time after the publication thereof have ceased to occupy any holding in respect of which he has been assessed, or whose means and property in respect of which he has been so assessed shall have been reduced, may apply to the Commissioners to revise his assessment

Such application may be made at any time, and shall be dealt with in the manner provided by section 81 in respect of an application for review.

67. The Commissioners may at any time substitute for any name mentioned in the assessment list the name of any fresh occupant of the property assessed, and shall give notice to the person whose name is so substituted.

Such person shall be liable to pay the amount in respect of such occupation from the first day of the quarter of the municipal year next after the date of the change of occupation.

The Commissioners may raise, or decrease, the assessment made on account of the occupation of the holding, as they may see fit, having reference to the circumstances and property within the municipality of the new occupant.

#### PART III.—Of the Tax on Holdings.

68. When it has been determined that a tax to be paid by shall be imposed on the quarterly instalments.

any such tax shall be paid by the owners of the holdings by quarterly instalments.

Houses used exclusively as places of public worship, or applied solely to charitable purposes, shall not be liable to such tax.

69. The gross annual rent at which any holding may be reasonably expected to be let, shall be deemed to be the annual value thereof, and such value shall accordingly be fixed by the Commissioners:

Provided that the annual value of any arable land shall be deemed to be one-half of the annual rent at which such land may be reasonably expected to be let.

70. If any house belongs to one owner, and the land on which it stands, and the adjacent land which is usually occupied therewith, belong to another, the Commissioners may value such house and land together at one consolidated rate.

The total amount of the valuation shall be payable by the owner of the house, who shall thereafter be entitled to deduct from the rent which he pays for the land such proportion of the tax so paid by him as is equal to the proportion which his rent bears to the annual value of the whole property.

If the owner of the house and the owner of the land do not agree in respect of the proportion of the tax so deducted by the owner of the house, the Commissioners at a meeting shall, on the application of either party, make an award declaring the amount payable by each, and such award shall be final.

71. If the sum due from the owner of any holding remains unpaid after the notice of demand has been duly served, and such owner be not resident within the Municipality, or the place of abode of such owner be unknown, the same may be recovered from the occupier for the time being of such holding, who may deduct, from the next and following payments of his rent, the amount which may be so paid by or recovered from him:

Provided that no arrear of tax, which has remained due from the owner of any holding for more than one year, shall be so recovered from the occupier thereof.

72. The Commissioners, in order to prepare a valuation list, may, whenever they think fit, by notice, require the respective owners or occupiers of all holdings to furnish them with returns of the rent or annual value thereof, and they, or any

person authorized by them in that behalf, at any time between sunrise and sunset, may enter, inspect, and measure, any such holding after having given forty-eight hours' previous notice of their intention to the occupier thereof.

73. When the valuation of the holdings has been completed, the Chairman shall prepare a valuation list in the form in the second schedule (of which the last column will remain blank).

74. The Commissioners may at any time after the publication of the said valuation list value any holding, which was without authority omitted therefrom, or which has become liable to valuation after the publication thereof.

Notice of the amount of the valuation shall be given to the person affected thereby, who may apply to the Commissioners to review the same.

75. The Commissioners may at any time substitute for any name mentioned in the said valuation list the name of any person to whom any holding mentioned therein shall have been transferred, and shall give notice thereof to the person whose name is so substituted.

Such person shall be liable to pay the amount payable on such holding from the first day of the quarter of the municipal year next after the date of the transfer.

76. When any house has been vacant for sixty or more consecutive days during any municipal year, the Commissioners shall remit one-half of so much of the tax of that year as may be proportionate to the number of days the said house has remained unoccupied; provided that the owner of such house, or his agent, has given to the Commissioners notice in writing of the vacancy thereof, and that the amount of tax to be remitted shall be calculated from the date of the delivery of such notice.

No notice of vacancy given under this section shall have effect beyond the end of the quarter in which it has been given, unless a similar notice of continued vacancy be given within the first fifteen days of the following quarter.

When such notice of vacancy has been given, the owner shall give immediate notice of any re-occupation.

#### PART IV.—Of general provisions relating to the taxes on persons and holdings.

77. The Commissioners at a meeting shall determine the rate at which the tax on persons and the tax on holdings shall be imposed; and at a meeting to be held not less than fifteen days before the expiration of each municipal year shall determine the rate at which such taxes shall be imposed for the ensuing year.

78. The assessment list and valuation list respectively, shall be signed by the Chairman and shall be published.

On the publication of the assessment list or valuation list respectively, the Chairman shall serve a notice in the vernacular of the district, on each person liable to assessment, or on the owner of each holding, containing an extract from such list of the entries affecting him.

**79.** Save as herein otherwise provided, every assessment and valuation, when published, shall be valid for three years and until the beginning of the municipal year next after the date on which a new assessment or valuation may be made.

**80.** Any person who is dissatisfied with the assessment, or with the valuation of any holding, or who disputes his occupation of any holding, or his liability to be assessed, may apply to the Commissioners to review the same.

**81.** Every application to review any order of assessment, any list, or other proceeding in respect of the amount of the assessment or demand, or of the liability of the person assessed or required to pay such amount, shall be heard and determined by not less than three Commissioners, one of whom shall be the Chairman or Vice-Chairman, who, after making such inquiries as they may deem necessary, may confirm or amend the same.

If such Commissioners confirm the same, they may order that the applicant shall pay such reasonable costs as may have been incurred in respect of his application.

The decision of such Commissioners or of a majority thereof, in such cases shall be final.

No such application shall be received after the expiration of two months from the time when publication under section 78 has been made unless good grounds be shown to the satisfaction of such Commissioners; and in no case shall such application be received after the expiration of ten days from the service under section 114 of the first bill or other demand for payment.

**82.** No objection shall be taken to any assessment, nor shall the liability of any person to be assessed be questioned, in any other manner or by any other authority than in this Act is provided.

#### PART V.—Of the Tax on Carriages and Animals.

**83.** When it has been determined that a tax on carriages and animals kept within the Municipality shall be imposed, the Commissioners at a meeting shall make and publish an order, stating at what rates, not exceeding the rates given in the third schedule, such tax shall be imposed, but such tax shall not be imposed on:—

- (a) animals belonging to officers doing regimental duty at the rate of one animal for each officer;
- (b) animals exempt from any municipal tax under section 25 of the Indian Volunteers Act, 1869;
- (c) carriages or animals belonging to Government, or to the Commissioners;
- (d) animals used by, or in, any cavalry regiment, or by the police;
- (e) carriages or animals kept for sale by any *bond fide* dealer in such carriages or animals, and not used for any other purpose.

Such order shall continue in force until rescinded, and the Commissioners at a meeting, not less than fifteen days from the expiry of any municipal year, may make, and in that case shall publish, an order, stating the rates of such tax for the ensuing year.

**84.** The owner of every carriage and animal mentioned in the third schedule shall, within a month after the publication of an order under the last preceding section and in like manner within the first month of each municipal half-year, forward to the Commissioners a statement in writing, signed by him, containing a description of the carriages and animals liable to the tax for which he desires to take out a license.

Such owner shall at the same time pay to the Commissioners such sum as shall be payable by him for the current municipal half-year at the date of such publication for the carriages and animals specified in such statement, according to the rates stated in any order in force at the time made under section 83.

If any person becomes possessed, at any time after the commencement of the municipal half-year, of any carriage or animal mentioned in the third schedule, in respect of which no license has been given for such half-year, he shall forward a statement as above required within one month of the date on which he may have acquired possession thereof, and shall pay the tax for the unexpired portion of the half-year calculated from such date.

**85.** On receiving the amount of the tax under this Part, the Commissioners, or some person authorised by them in that behalf, shall give to the person paying the same a license for the several carriages and animals for the period in respect of which the amount is received.

Such license shall be for the current municipal half-year and no longer.

**86.** Whenever the owner of any carriage or animal is not resident within the limits of the Municipality wherein the same is kept, the person occupying the premises where it is for the time being kept shall take out a license under this Part.

**87.** The Commissioners at their discretion may compound, for any period not exceeding one year, with every stable-keeper and other persons keeping carriages and animals for hire, for a certain sum to be paid for the carriages and animals so kept by each person, in lieu of the rates stated in any order made by the Commissioners under section 83.

**88.** The Commissioners shall from time to time cause to be prepared and entered in distinct columns in a book, to be kept by them, and to be open to the inspection of any person interested therein, a list of the persons to whom, during the then current municipal half-year, a license has been given under this Part, and of the carriages and animals in respect of which they have paid.

**89.** The Commissioners, or any person authorized by them in that behalf, may at any time between sunrise and sunset, enter and inspect any stable or coach-house, or any place wherein they may have reason to believe that there is any carriage or animal liable to taxation for which a license has not been duly taken out.

And the Commissioners may summon any person whom they have reason to believe to be liable to the payment of any such tax, or any servant of such person, and may examine such person or servant as to the number and description of the carriages and animals in respect of which such person is liable to be taxed.

#### PART VI.—Of the Registration of Carts.

**90.** The Commissioners at a meeting may make and publish an order that every cart, kept and used within, or let for hire within or without the municipality and used within it, shall be registered by the Commissioners with the name and residence of the owner, and shall bear the number of registration in such manner as the said Commissioners shall direct:

This section shall not apply to carts:—

- (a) which are the property of the Government, or of the Commissioners;
- (b) which are kept at more than two miles' distance from the Municipality, and are only temporarily and casually used within it.

**91.** The registration of carts, under the last proceeding section shall be made, and the numbers assigned, half-yearly upon such days as the Commissioners shall notify, and such fee as they shall fix, not exceeding one rupee, shall be paid for each registration.

Any person becoming possessed of any cart, which has not been registered for the then current municipal half-year, shall register the same within one month of the date on which he may have become possessed thereof, and the Commissioners shall grant registration in any such case on payment of a proportional fee for the unexpired portion of the current half-year calculated from such date.

**92.** When the ownership of any registered cart is transferred within any half-year, it shall be registered anew within one month of the transfer in the name of the person to whom it has been transferred, and a fee not exceeding four annas shall be paid for every such last-mentioned registration.

**93.** If any person owns or keeps any cart hereinbefore required to be registered without having caused the same to be registered, the Commissioners, or any person authorized by them in that behalf, may seize and detain such cart (provided the same be not employed at the time of seizure in the conveyance of any passengers or goods), together with the animals drawing the same; and all police officers are required, on the application of the Commissioners, or of any servant of the Commissioners duly authorized in that behalf, to assist in the said seizure.

If the vehicle seized be not claimed, and the fine be not paid within ten days, such vehicle, together with the animals seized with it (if any), may be sold by auction by order of the Commissioners, and the proceeds applied to the payment of the fine and to the costs and charges incurred on account of the seizure, detention, and sale;

And the surplus (if any), if not claimed by the owner or the person keeping such cart within a further period of twelve months, shall become vested in the Commissioners and be transferred to the Municipal Fund.

Provided that if at any time before the sale is concluded the person whose cart has been seized shall tender to the Commissioners, or the person authorized by them to sell the cart, the amount of all the expenses incurred, and the registration fee payable by him, the Commissioners shall forthwith release the cart so seized.

#### PART VII.—Of Tolls on Ferries

**94.** The Lieutenant-Governor may make over to the Commissioners any existing public ferry within or adjacent to the limits of the Municipality; such ferry shall thenceforward be deemed to be a municipal ferry, and the profits derivable therefrom shall be carried to the credit of the Municipal Fund.

**95.** The Commissioners may also, with the sanction of the Lieutenant-Governor, declare that any other ferry within or adjacent to the limits of the Municipality is a municipal ferry; and the profits derivable therefrom shall thenceforward be carried to the credit of the Municipal Fund:

Provided that due compensation shall be made to any person for the loss which he may have sustained in consequence of such ferry being declared to be a municipal ferry.

The amount of compensation due in such cases shall be ascertained and awarded by the Magistrate under the provisions of section 4 of Bengal Act No. I of 1866 (to amend certain provisions of Regulation VI of 1819) or other law for the time being in force.

**96.** Every municipal ferry shall be maintained by the Commissioners, and they shall do all things necessary to provide for the safety and convenience of travellers, and the safety of property to be conveyed in such ferry.

**97.** When it has been determined to impose tolls on municipal ferries, the Commissioners at a meeting shall make and publish an order specifying the ferries, and, with the sanction of the Lieutenant-Governor, the rates at which such tolls shall be levied.

Such rates may from time to time be varied with the like sanction.

**98.** Any collector or lessee of tolls, or his assistant, may refuse to convey any person or goods across a municipal ferry until the proper toll has been paid, and may require any person who refuses to pay the toll to leave the boat and to remove his goods from it.



**99.** No person shall keep a ferry-boat for the purpose of plying for hire within a distance of two miles above or below any municipal ferry without the previous sanction

of the Commissioners if he plies within the limits of the Municipality,

or of the Magistrate of the district if without such limits,

or of the Magistrate of the district and the Commissioners if one of the two banks between which he plies is within, and the other bank is without, such limits.

#### PART VIII.—Of Tolls on Roads.

**100.** The Lieutenant-Governor may make over to the Commissioners any existing toll-bar within the limits of the Municipality; and the profits derivable from it shall thenceforward be carried to the credit of the Municipal Fund.

**101.** The Commissioners may also, under the authority of the Lieutenant-Governor, establish toll-bars upon any road or bridge within the limits of the Municipality for the purpose of levying tolls on vehicles and animals entering such limits; and the profits derivable therefrom shall be carried to the credit of the Municipal Fund.

**102.** When it has been determined that tolls shall be levied on any road or bridge, the Commissioners at a meeting shall make and publish an order, with the sanction of the Lieutenant-Governor, specifying the rates at which such tolls shall be levied.

Such rates may from time to time be varied with the like sanction.

**103.** Any Collector or lessee of tolls may refuse to allow any person to pass through any municipal toll-bar, until the proper toll has been paid.

**104.** In case of non-payment of any toll on demand, the person authorized to collect the same may seize any carriage or animal, or any part of its burden, on which toll is chargeable, of sufficient value to defray the toll.

After such seizure the Commissioners shall forthwith issue a notice in writing that after the expiration of ten days they will sell the property by auction at such place as they may state in the notice; and if any toll, together with the cost arising from such seizure and custody, remains undischarged for ten days after the issue of such notice, the Commissioners may sell the property seized for discharge of the toll, and of all expenses occasioned by such non-payment, seizure, custody, and sale.

Any balance that may remain out of the proceeds of the sale shall be returned, on demand, if made within twelve months, to the owner of the property, and if unclaimed after such period shall be credited to the Municipal Fund.

Provided that if, at any time before the sale has been concluded, the person whose property has been seized shall tender to the Commissioners, or the officer appointed by them to sell the property, the amount of all the expenses incurred and of the toll payable by him, the Commissioners shall forthwith release the property seized.

#### PART IX.—Of general provisions relating to tolls.

**105.** The Commissioners may grant a lease of any municipal ferry or toll-bar for any period not exceeding three years.

**106.** A table of tolls legibly written in English and in the vernacular of the district shall be hung up

in some conspicuous position at either end of every municipal ferry,

and in some conspicuous position near every municipal toll-bar,

so as to be easily read by all persons required to pay the toll.

**107.** The Commissioners, or the lessee of any municipal ferry or toll-bar, may compound with any person for a certain sum to be paid by such person for himself, or for any vehicles or animal kept by him, in lieu of the ordinary toll payable.

**108.** No tolls shall be paid for the passage of troops on the march, or of animals or vehicles employed in the transport of such troops,

or of Military or Government stores, or the persons in charge of them,

or of military or police officers, or of any public or municipal officer on duty, or of any person in their custody, or of any property belonging to them or in their custody, or any vehicle or animal employed by such persons for the transport of such property,

or of conservancy carts or other vehicles, or animals, belonging to the Commissioners, or of the persons in charge of them.

**109.** In all cases of resistance to the person authorized to collect tolls, police officers shall assist when required, and for that purpose shall have the same powers as they have in the exercise of their ordinary police duties.

#### PART X.—Of Tolls on Navigable Channels.

**110.** If the Lieutenant-Governor has declared that the provisions of the Canal Act, 1864, or other similar law for the time being in force, are applicable to any navigable channel which passes through the limits of a Municipality, he may appoint the Commissioners to collect tolls as provided in section 8 of such Act, and the profits derivable therefrom shall be carried to the credit of the Municipal Fund.

In such case the Commissioners shall exercise all the powers vested by such Act in the Collector.

#### CHAPTER VI.

##### OF THE RECOVERY OF MUNICIPAL TAXES.

**111.** By notification to be affixed in their office, the Commissioners shall declare at what hours of each day (not being a Sunday or other recognized holiday) the office shall be open for the receipt of money.

Every person is required to pay the sum due by him during the first month of each quarter.

Such payment may be made at the office of the Commissioners or to any tax-collector appointed in that behalf.



The amount due by any person on account of the tax on persons, or the tax on holdings, shall be deemed to be the amount entered in the notice served upon him under section 78.

**112.** For all sums collected on account of any tax under this Act, a receipt stating the amount and the tax to which it is appropriated shall be given, signed by the tax-collector or by some other officer authorized by the Commissioners to grant such receipts.

**113.** Every instalment of the tax upon persons and of the tax on holdings described in section 62 shall be payable in advance on the first day of the quarter or other period in respect of which such instalment is payable.

**114.** At any time within six months and not less than one month after any sum has become due on account of any tax, the Chairman shall cause to be served upon the person liable to the payment thereof a bill for the said sum, which shall also contain a statement of the period and of the tax on account of which the charge is made.

Appended to such bill shall be a notice of demand in the form (A) in the fourth schedule.

Such notice of demand shall be signed by the Chairman or an officer authorized in that behalf, and shall be served by a person authorized to receive payment.

**115.** If any person, after service upon him of such bill and notice, shall not, within ten days thereafter or from the date of any order of review thereafter made, pay the sum due, and a fee of two annas as costs of service, or show to the Commissioners sufficient cause for non-payment of the same, the amount of the arrear due, with costs on the scale in the form (B) in the fourth schedule may at any time within three months after the date of service of the said bill, or of the order of review made thereafter, be levied by distress and sale of any moveable property belonging to the defaulter which may be found within the Municipality, or of any moveable property, except ploughs, plough-cattle, or implements of trade or agriculture, which may be found within the holding in respect of the occupation of which such defaulter is liable to such tax.

If the same belong to any person other than the defaulter, the defaulter shall be liable to indemnify the owner thereof for any damage he may sustain by reason of such distress, or by reason of any payment he may make to avoid such distress or any sale under the same.

**116.** Every warrant of distress and sale under the last preceding section shall be issued by the Commissioners, and shall be in the form (C) in the fourth schedule.

Distress shall be made by actual seizure of moveable property, and the officer charged with the execution of the warrant shall be responsible for the due custody thereof.

Such officer shall make an inventory of all moveable property seized under the warrant, and shall give not less than ten days' previous notice of the sale, and of the time and place thereof, by beat of drum, in the Municipality or

Ward in which the property is situated, and by serving on the defaulter a notice in the form (D) in the fourth schedule:

Provided that if the property is of a perishable nature, it may be sold, with the consent of the defaulter, at any time after the expiry of twenty-four hours from the seizure.

**117.** The officer charged with the execution of the warrant may, under the special order of the Commissioners, between sunrise and sunset, break open any outer or inner door or window of a house, in order to make the distress, if he has reasonable ground for believing that it contains any moveable property belonging to the defaulter, and if, after notification of his authority and purpose and demand of admittance duly made, he cannot otherwise obtain admittance.

Provided that he shall not enter or break open the door of any room appropriated for the *zanáná* or residence of women, which by the usage of the country is considered private.

**118.** If the sum due be not paid with costs before the sale is concluded, or the warrant be not discharged or suspended by the Commissioners, the moveable property seized shall be sold by auction, at the time and place specified, in the most public manner possible; and the proceeds shall be applied in discharge of the arrears and costs, and the surplus, if any, shall be returned on demand to the person in possession of the moveable property at the time of the seizure; or if unclaimed for a period of twelve months, shall become vested in the Commissioners and transferred to the Municipal Fund.

The tax-collector or other officer authorized in that behalf shall make a return of all such sales to the Commissioners in the form (E) in the fourth schedule; and the costs upon every such proceeding shall be such as are mentioned in the form (B) in the fourth schedule.

**119.** The Commissioners shall cause a regular account to be kept of all distresses levied and sales made for the recovery of taxes under this Act.

**120.** No distress or sale made under this Act shall be deemed unlawful, nor shall any party making the same be deemed a trespasser on account of any defect or want of form in the bill, notice, summons, warrant of distress, inventory, or other proceeding relating thereto.

**121.** Instead of proceeding by distress and sale, or in case of failure to realize thereby the whole or any part of any tax, the Commissioners may sue the person liable to pay the same in any court of competent jurisdiction.

## CHAPTER VII.

### OF THE MUNICIPAL POLICE.

**122.** All police officers appointed or employed in any Municipality shall be appointed under the provisions of Act No. V of 1861 (*for the Regulation of Police*)

or of any other Act for the time being in force for the regulation of the police in the police district within which the said Municipality may be situated, and shall be deemed to be a portion of the police establishments under the Government of Bengal, and shall be subject to the provisions of any such Act, except as hereinafter provided.

**123.** No police officer, who forms part of the strength of the Municipal police for which the estimate mentioned in the next succeeding section may have been calculated, shall be liable to serve beyond the limits of the Municipality save in execution of duties imposed on him by his employment as a police officer of such Municipality.

**124.** From the commencement of this Act, every District Superintendent of police shall prepare, in such form as may be directed by the Lieutenant-Governor, an estimate of the income and expense of the police force in every Municipality within his district for the Municipal year next following the preparation of such estimate, and shall present the same to the Commissioners of such Municipality at least four months before the beginning of the Municipal year to which the estimate relates.

**125.** The police estimate shall show the number, constitution, and salaries of the police force to be maintained in any such Municipality, and shall state whether the whole or some and what part of such expense is to be borne by rates to be levied in the Municipality to which the same refers:

Provided that the expense so to be borne in any second class Municipality shall not exceed the average rate of one rupee and eight annas in the year on each holding, and that the expense so to be borne in any first class Municipality shall not exceed the average rate of two rupees and four annas on each holding within the local limits of such Municipality; except in the suburbs of Calcutta and in Howrah, in which the cost of the police force, including the contingent expenses thereof, to be borne by the Municipality shall not exceed the average rate of four hundred rupees for every thousand inhabitants of the Municipality as shown in the last census return.

**126.** After the receipt of the police estimate, the Commissioners shall cause the same to be translated into the language usually spoken in such Municipality, and shall cause the same or the translation thereof, to be laid before the Commissioners at their next meeting.

**127.** After such meeting, the Commissioners shall transmit the police estimate, together with any remarks or objections which the Commissioners at the meeting may desire to record, to the Magistrate of the district for transmission to the Commissioner of the division and by him to the Lieutenant-Governor.

**128.** The Lieutenant-Governor may consider the police estimate so transmitted to him, and approve, reject, or modify and approve as modified, the same or any part thereof.

**129.** So much of the police estimate as may thereby be directed to be borne by the taxes to be levied in any Municipality shall, for the purposes of this Act, be the expense of the police to be borne by such Municipality for the year for which the police estimate shall have been presented.

The amount which may be finally settled shall be entered in the estimates of the Municipality as prepared under section 52.

**130.** At the close of each month, the District Superintendent of Police shall cause to be prepared and laid before the Commissioners a bill showing the actual expenses incurred during the month in the payment of the police force, and the contingent expenses thereof; and, so far as the same is in accordance with the police estimate, the Commissioners shall cause the amount or the share thereof which is payable by them under the last preceding section to be paid from the Municipal Fund.

**131.** Nothing in this Act shall deprive the Commissioner of Police for the town of Calcutta of any power or authority over the police in the Suburbs of Calcutta vested in him by Bengal Act No. II of 1866 (*for the better regulation of the police within the suburbs of the town of Calcutta*).

And the Inspector-General of Police is hereby precluded from exercising over the police within the said suburbs any of the powers and authorities vested in him by the said Act No. V of 1861.

**132.** The Deputy Commissioner of Police for the suburbs of Calcutta shall, for the purposes of this Act, be deemed to be the District Superintendent of the said suburbs.

## CHAPTER VIII.

### OF THE REGISTRATION OF BIRTHS AND DEATHS.

**133.** Every first class Municipality shall, and every second class Municipality may,

provide for the registration of births and deaths within the limits of their jurisdiction in accordance with the provisions of Bengal Act No. IV of 1873 (*for registering births and deaths*).

## CHAPTER IX.

### OF MUNICIPAL REGULATIONS.

**134.** No owner of any holding shall be deemed to be relieved from the discharge of the duties and liabilities described in this Chapter by the circumstance of his not residing within the Municipality unless he has let such holding to a resident occupier.

**135.** Whenever it is directed in this Chapter that any expenses incurred or fee chargeable by the Commissioners shall be paid by the owner of any land or by the occupier thereof, or by either of them, the same may be recovered under Chapter VI as an arrear of tax. The notice of demand for such expenses or fee shall be made within one month from the date

on which the amount thereof shall have been ascertained.

**PART I.—Of Offensive Matter, Rubbish, Privies, and Drains.**

**136.** The Commissioners may provide all establishments, cuttle, carts, and implements required for the removal of offensive matter, and shall from time to time provide places convenient for the deposit thereof.

**137.** The Commissioners at a meeting shall from time to time appoint the hours within which it shall be lawful to remove offensive matter and the manner in which the same shall be removed, and may remove the same at the expense of the occupier from any house if the occupier thereof fails to do so in accordance with this Act.

The Commissioners shall make and publish an order notifying the places and hours appointed under this and the last preceding section.

**138.** The Commissioners at a meeting may order that an establishment shall be maintained for the purpose of daily removing offensive matter from houses in their Municipality.

Any occupier in that case may apply to the Commissioners to effect such removal, and shall be chargeable with such fee as may be fixed by a bye-law duly published.

But no occupier shall be compelled to pay such fee if he does not wish to employ such establishment, and the Commissioners shall not be bound to maintain such an establishment.

**139** All drains, privies, and cesspools shall be under the survey and control of the Commissioners, and shall be repaired and made efficient at the cost of the owners or occupiers of the holdings to which the same belong.

If any such owner or occupier neglect, during fifteen days after notice in writing, to repair and make the same efficient, the Commissioners shall cause such drain, privy, or cesspool to be made efficient, or, if necessary, shall remove the same, and the expenses thereby incurred shall be paid by the owner or occupier.

**140.** The Commissioners, or any officer authorized by them in that behalf, may inspect all privies, drains, and cesspools at any time between sunrise and sunset, after six hours' notice in writing to the owner or occupier of any premises in which such privies, drains, or cesspools are situated, and may, if necessary, cause the ground to be opened where they or he think fit for the purpose of preventing or removing any nuisance arising from such privies, drains, or cesspools, and the expenses thereby incurred shall be paid by the owner or occupier.

**141.** The Commissioners at a meeting shall from time to time appoint the hours and the manner in which rubbish shall be temporarily deposited until removed and carried away, and shall make and publish an order notifying the same.

**142.** The Commissioners may provide and maintain, in sufficient numbers and in proper situations, common privies and urinals for the separate use of either sex, and shall cause the same to be kept in proper order and to be daily cleansed.

In any Municipality in which such privies are not maintained, the expense of removing offensive matter shall not be recovered from the occupier under section 137, and he shall not be liable to any fine for not removing such offensive matter.

**143.** Whenever any land being private property or within any private enclosure, appears to the Commissioners by reason of thick or noxious vegetation or jungle, to afford facilities for the commission of a nuisance, or by want of drainage, to be in a state injurious to health or offensive to the neighbourhood, the Commissioners may require the owner or occupier of such land, by notice addressed to him in writing, or if there be any doubt as to the ownership, by notification published on the spot, to clear and remove such vegetation or drain such land.

and if he do not within one week after such notice begin to cut, clear, and remove such vegetation, or to drain such land, and do not complete such work with due diligence, the Commissioners or any persons authorized by them in that behalf may, after forty-eight hours' notice, enter on such land, and do all necessary acts for the purposes aforesaid as they shall think fit, and the expenses thereby incurred shall be paid by the owner or occupier.

**144.** All rubbish and offensive matter collected by the Commissioners from roads, houses, privies, sewers, cesspools, and other places, shall be the property of the Commissioners, who shall have power to sell or otherwise dispose of the same; and the money arising from the sale thereof shall be carried to the credit of the Municipal Fund.

**145.** All existing public sewers, drains, and other conservancy works, shall be under the direction and control of the Commissioners, who shall have power to construct any further works of that nature which they may consider necessary.

**PART II.—Of Bathing and Washing Places, Tanks and Excavations.**

**146.** All streams, channels, water-courses, tanks, reservoirs, springs, and wells, not being private property, shall, for the purposes of this Act, be under the direction and control of the Commissioners.

**147.** The Commissioners may set apart a sufficient number of convenient tanks, or parts of rivers, streams, or channels, not being private property, for the inhabitants to bathe in, and similarly set apart a sufficient number of the same for washing animals or clothes, or for any other purpose connected with the health, cleanliness, or comfort of the inhabitants.

The Commissioners shall make and publish an order notifying the same.

## 148. The Commissioners at a meeting may

Power to require un-wholesome tanks on private premises to be cleansed or drained.

require the owner of any land, by notice addressed to him in writing, or if there be any doubt as to the ownership, by notification published on the spot, to cleanse any private tank or pool therein, and to drain off and remove any waste or stagnant water which may appear to be injurious to health or offensive to the neighbourhood;

and, if such owner refuse or neglect to comply with such requisition within eight days from the service thereof, the Commissioners, or any persons authorized by them in that behalf, may enter on such land and do all such necessary acts for all or any of the purposes aforesaid as they shall think fit, and the expenses thereby incurred shall be paid by the owner.

## 149. The Commissioners may from time to

Power to drain off and cleanse stagnant pools in public places.

time, as they think fit, drain off and cleanse or fill up, or otherwise abate, any stagnant pool, ditch, or tank, (the same not being private property) which shall appear to them to be useless or unnecessary, or likely to prove injurious to the health of the inhabitants.

## 150. The Commissioners may cause to be filled

Excavations.

up any excavation which is likely in their opinion to be injurious to the health of the neighbourhood. If such excavation is made in any place within any private property without the consent of the Commissioners, the cost of refilling it may be recovered from the owner or occupier of the property.

## PART III.—Of Obstructions and Encroachments on Roads.

## 151. The Commissioners may grant permis-

Leave to deposit materials on or to excavate or close a road.

sion to any person to deposit any moveable property, on any road, or to make an excavation in any road, or to enclose the whole or any part of any road, provided that such person undertakes to erect sufficient fences to protect the public from injury, danger, or annoyance, and to light such fences from sunset to sunrise sufficiently for such purpose.

## 152. The Commissioners may close tempo-

Power to close a road or part of a road for repairs or other public purpose.

rarily any road or part of a road for the purpose of repairing such road, or for the purpose of constructing any sewer, drain, culvert, or bridge, or for any other public purpose:

Provided that notice of the intention to close such road or part of the same shall be published not less than three days previously by a notification affixed in some conspicuous position at the place where it is intended to close the same:

and that sufficient barriers or fences shall be erected for the security of life and property, and that such barriers or fences shall be sufficiently lighted from sunset to sunrise.

## 153. If any person builds any wall, or erects, or

Punitive for making false obstructions or encroachments on road.

sets up any fence, rail, post, or other obstruction or encroachment, in or on any road or open drain, sewer, or aqueduct, along the side of any road, the magistrate may order that such obstruction or encroachment be removed within a specified time by the person who erected it; and if such person fails to comply with such

order, the Commissioners may remove any such obstruction or encroachment; and the expenses thereby incurred shall be paid by the person who erected the same.

## 154. The Commissioners may give notice in

Projections from houses erected in future to be removed.

writing to, or the magistrate may order, the owner or occupier of any house to remove or alter any projection, encroachment, or obstruction, erected or placed against or in front of such house, if the same overhangs the road at a height of less than twelve feet above the level of the ground; or juts into, or in any way projects or encroaches upon, or is an obstruction to the safe and convenient passage along any road;

or obstructs or projects or encroaches into or upon any uncovered aqueduct, drain, or sewer in such road;

and such owner or occupier shall, within fourteen days after the service of such notice upon him, or within fourteen days of the receipt of such order, remove such projection, encroachment, or obstruction, or alter the same in such manner as shall have been directed by the Commissioners, and if he fail so to do, the Commissioners may remove or alter such projection, encroachment, or obstruction, and the expenses thereby incurred shall be paid by the owner or occupier so making default.

No person shall be entitled to compensation in respect of the removal of any projection, obstruction, or encroachment under this section.

## 155. An order made by the Magistrate under

Effect of order made under two last preceding sections.

either of the two last preceding sections shall be deemed to be an order made by him in the discharge of his judicial duty, and the Commissioners shall be deemed to be persons bound to execute lawful orders of a Magistrate within the meaning of Act No. XVIII of 1850 (*for the protection of Judicial Officers*).

## 156. The Commissioners may cause any

Removal of existing projections from houses.

projection, encroachment, or obstruction, which may, before the commencement of this Act, have been erected or placed against or in front of any house on any road within the limits of such Commissioners' municipality to be removed or altered as they shall think fit:

Provided that thirty days' previous notice of such intended removal or alteration be given to the owner or occupier of such house, and that the Commissioners shall make reasonable compensation to every person who suffers damage by such removal or alteration.

In determining the amount of compensation the value of the land shall not be included.

## 157. Whenever any house, part of which pro-

Houses projecting beyond line of a road when taken down to be set back.

jects beyond the regular line of a road, or beyond the front of the house on either side thereof, shall be burnt down or otherwise destroyed, or shall be under repair, the Commissioners may require the same to be set back to, or beyond the line of a road, or the line of the adjoining house, and shall make reasonable compensation to the owner of such house for any damage he may thereby sustain.

**158.** The Commissioners may give notice to the owner or occupier of any land to trim or prune the hedges bordering on any road, and to cut and trim any trees overhanging any road and obstructing the same or causing damage thereto;

and if such notice is not complied with within eight days from the date of service thereof, the Commissioners may cause the said hedges or trees to be trimmed or reduced in the manner required;

and the expenses thereby incurred shall be paid by the owner or occupier.

**PART IV.—Of General Conservancy and Improvement.**

**159.** The Commissioners at a meeting may direct that within certain limits, to be fixed by them, the external roofs and walls of huts or other buildings which are about to be erected, or the roofs or walls of which are about to be wholly renewed in or near any road, shall not be made of grass, leaves, mats, or other inflammable materials.

**160.** If any well, tank, or other excavation, whether on public or private ground, be, for want of sufficient repairs or protection, dangerous, the Commissioners shall cause notice in writing to be given to the owner or occupier, requiring him forthwith to secure or protect such well;

and if he do not, within three days after such notice, begin to comply with the requisition, and do not carry on the work to the satisfaction of the Commissioners, they may cause the well, tank, or excavation, to be secured or protected so as to prevent danger therefrom;

and the expenses thereby incurred shall be paid by the owner or occupier.

**161.** If in any road, any house, wall, structure, or anything affixed thereto, be deemed by the Commissioners to be in a ruinous state, or in any way dangerous, they shall forthwith give notice in writing to the owner or occupier thereof, requiring him to secure or to take down the same within a fixed time;

and in default the Commissioners, by an order passed at a meeting, shall cause such repairs to be made to such house, wall, or structure as they may consider necessary for the public safety; or may order such house, wall, structure, or thing affixed thereto to be removed; and the expenses thereby incurred shall be paid by the owner or occupier.

**162.** The materials of any thing which shall have been pulled down or removed under the provisions of the last preceding section, may be sold by the Commissioners, and the proceeds of such sale may be applied, so far as the same will extend, to the payment of the expenses incurred.

Any surplus of such sale proceeds shall, on demand, be restored to the owner of such house, wall, structure, or thing affixed thereto, and if unclaimed shall, after the lapse of one year, be carried to the credit of the Municipal Fund.

**163.** No person shall manufacture gunpowder, or shall, without a license under section 164, have in his possession, at any house at any time, a greater quantity of gunpowder than five seers.

**164.** The Commissioners may grant to any person a license to keep in deposit any quantity of gunpowder not exceeding twenty-five seers, on such conditions, and for such term, not exceeding one year, as shall be specified in the license.

**165.** The Commissioners by published order may appoint from time to time certain periods within which any dogs found straying in the roads or beyond the enclosures of the houses of the owners of such dogs may be destroyed.

**166.** On the complaint of three or more householders that a house in their immediate neighbourhood is used as a common brothel or lodging-house for prostitutes or disorderly persons of any description, to the annoyance of the respectable inhabitants of the vicinity, the Magistrate may summon the owner or occupier of the house to answer the complaint;

and, on being satisfied that the house is so used and is therefore a source of annoyance and offence to the neighbours, may order the owner or occupier to discontinue such use of it.

**167.** The Commissioners at a meeting may cause a name to be given to any road and to be affixed in such place as they may think fit, and may also cause a number to be affixed to every house; and in like manner may cause such names and numbers to be altered.

**PART V.—Of certain Offensive or Dangerous Trades and of Burial and Burning-grounds.**

**168.** Within such local limits as may be fixed by the Commissioners at a meeting, no land shall be used, without a license from the Commissioners, for any of the following

purposes, namely,

melting tallow;

boiling oil or blood;

as a soap house, oil boiling-house, dyeing-house, tannery, sheep-pen, piggery, slaughter-house, brick-kiln, or lime-kiln;

as a manufactory of nitric acid, sulphuric acid, or sulphurate of mercury, or other manufactory from which offensive or unwholesome smells may arise;

as a yard or depot for trade in hay, straw, wood, coal, charcoal, golpatta, lambeos, thatching grass, or other inflammable material;

or as a store-house for kerosine, petroleum, naphtha, or any inflammable oil, spirit, or explosive substance.

This section shall not be applicable, until the expiration of two years from the commencement of this Act, to any land which may have been used for any such purpose before the commencement of this Act.

Such license shall not be withheld unless the Commissioners have reason to believe that the business which it is intended to establish or maintain would be offensive or dangerous to persons residing in the immediate neighbourhood.

**169.** The Commissioners may charge fees to be paid in accordance with a bye-law to be made as herein-after mentioned for every license which they may grant for the use of land for any of the purposes mentioned in the last preceding section.

**170.** No burial or burning-ground, whether public or private, shall be made or formed without the consent in writing of the Commissioners, or under the authority of the Lieutenant-Governor.

**171.** If it shall appear to the Commissioners at a meeting that any public or private burial or burning-ground is dangerous to health or offensive to the tax-payers, and also that a suitable place for interment or burning, as the case may be, exists within a convenient distance and is open and available to the inhabitants of the Municipality, the Commissioners with the sanction of the Lieutenant-Governor previously obtained, may, by notification to be affixed on some conspicuous part of the ground, appoint a time, not being less than two months, for the closing of such burial or burning-ground.

Provided that the execution of the order for the closing of any such burning or burial ground shall be suspended, if ten or more tax-payers shall demand by a written requisition addressed to the Commissioners that the expediency of closing it be referred to the tax-payers;

and in such case the Commissioners shall fix the place and time for recording the votes of all the tax-payers within the Municipality, and shall record the votes of all such tax-payers who may present themselves for such purpose; and the ground shall not be closed unless a majority of the votes so taken be in favor of closing it.

If any building is attached and belongs to a burning-ground closed under this section, the Commissioners at a meeting may devote a portion of the Municipal Fund towards the construction of any new building which may be required in lieu thereof.

## CHAPTER X.

### OF MUNICIPAL MARKETS.

**172.** This Chapter shall not apply to any Municipality until it has been expressly extended thereto by the Lieutenant-Governor by notification in the *Calcutta Gazette*.

**173.** The Commissioners at a meeting may, with the sanction of the Lieutenant-Governor, provide land for the purpose of being used as municipal markets;

and may, with such sanction, charge rent, tolls, and fees for the right to expose goods for sale in such markets, and for the use of shops, stalls, and

All such rents, tolls, and fees may be recovered under Chapter VI as arrears of tax.

**174.** The Commissioners at a meeting may grant a license for the use of any land as a market for the sale of meat, fish, fruits, and vegetables within the Municipality.

**175.** Every license granted under this Chapter shall be granted without fee, and shall be in force until the end of the municipal year, and the Commissioners may grant such license year by year on the certificate in writing under the hand of the Chairman, annually renewed, that the land is fit to be used as a market.

**176.** The Chairman, upon the application in writing of the owner of any land, shall grant such certificate unless the land be defective for the purposes of a market in drainage, ventilation, water-supply, or proper width of paths and ways.

**177.** The owners or lessees of all land used as markets at the time of the extension of this Chapter to the Municipality shall be entitled to receive a license for the current municipal year without the certificate required by section 175, but in subsequent years the license shall not be renewed without such certificate.

**178.** Every license under this Chapter shall be registered in a book to be kept for that purpose by the Commissioners in their office, in which shall be stated,

- (a) the name of the owner of the land and market,
- (b) the name of the lessee thereof, if any,
- (c) the extent and boundary of the market,
- (d) and the description of articles sold therein.

**179.** Every transfer of interest in any such market shall be registered within two months after the date of transfer.

**180.** Any market which, or the transfer of which, shall not have been duly registered under the preceding sections shall be deemed to be land used as a market without a license.

**181.** Whoever, being the owner or occupier of any land, wilfully or negligently permits the same to be used as a market for the sale of meat, fish, fruit, or vegetables without a license under section 174, shall be liable to a fine not exceeding two hundred rupees for every such offence, and to a further fine not exceeding fifty rupees for each day during which the offence is continued after conviction for such offence.

**182.** The Magistrate, on the application of the Commissioners, may order any land, in respect of which a conviction shall have been obtained under the last preceding section, to be closed as a market place, and thereupon may appoint persons, or otherwise take order, to prevent such land being so used; and every person who shall sell or expose for sale meat, fish, fruit, or vegetables on any land which shall have been so closed, shall be liable, for every such offence, to a fine not exceeding ten rupees.



## CHAPTER XI.

## OF BYE-LAWS, PENALTIES, AND PROSECUTIONS.

**183.** The Commissioners may from time to time at a meeting, at which at least two-thirds of the whole number of the Commissioners shall be present, make bye-laws, not inconsistent with the provisions of this Act, for—

- (a) the regulation and disposal of offensive matter and rubbish;
- (b) keeping holdings in such a state as not to be injurious to health or offensive to the neighbourhood;
- (c) the proper preservation of tanks, and water-courses, and public bathing-places;
- (d) the regulation and management of privies;
- (e) preventing nuisances by the sides of roads;
- (f) the regulation and conduct of public assemblies or processions;
- (g) the keeping of order in places of public resort;
- (h) preserving order and quiet in the neighbourhood of places of worship during the times of public worship;
- (i) the regulation or prohibition of fire-balloons, fireworks, fire-arms, or other missiles in the vicinity of public roads;
- (j) regulating and restricting the sounding of drums, tom-toms, horns, trumpets, or any metal instruments;
- (k) the regulation of traffic on roads and thoroughfares, and keeping the same free from obstruction;
- (l) the regulation and inspection of markets licensed under Chapter X;
- (m) regulating the fees to be paid for a license under section 168;
- (n) and generally for the purposes of this Act.

The Commissioners may from time to time, at a meeting as aforesaid, repeal, alter, or add to such bye-laws.

**184** No bye-law and no repeal, alteration of, or addition to any bye-law shall have effect until the same has been confirmed by the Lieutenant-Governor, and until the expiration of one month after the same has been published in the manner directed in section 185.

**185.** Every bye-law, order, list, or other document directed by this Act to be published, shall be written in the vernacular of the district and deposited in the Municipal office, and a copy shall be put up in a conspicuous position at each police station or out-post in the Municipality, or in the Ward to which it relates.

And a public proclamation shall be read throughout such Municipality or Ward by beat of drum, notifying that such copy has been so put up, and that the original is open to inspection.

**186** Whoever without lawful authority—

- (a) keeps any carriage or animal without the license required by section 84;
- (b) having compounded for the payment of a certain sum under section 87, refuses to pay such sum;
- (c) keeps a cart not duly registered as required by section 91;

shall be liable to a fine not exceeding three times the amount payable by him in respect of such license, composition, or registration (as the case may be), exclusive of the amount so payable.

**187.** Whoever without lawful authority—

- (a) disobeys an order of the Magistrate under section 166;
- (b) uses any place as mentioned in section 168 for the purposes therein mentioned;
- (c) refuses to leave a municipal ferry boat; or to remove his goods therefrom when required to do so under section 98;

shall be liable to a fine not exceeding twenty-five rupees for every such offence, and to a further fine not exceeding ten rupees for each day during which the offence is continued after he has been convicted of such offence.

**188.** Whoever without lawful authority—

- (a) keeps a ferry-boat contrary to the provisions of section 99;
- (b) being a toll-keeper or lessee of a toll-bar, or gate, or ferry, neglects to hang up a table of tolls as required by section 106;
- (c) fails to remove any such obstruction, encroachment, or obstruction as is mentioned in section 154, or alter the same in the manner directed after a notice as mentioned in the said section within the period therein specified;
- (d) infringes any bye-law made under this Act;
- (e) being authorized under this Act to collect tolls demands or takes any higher tolls than the tolls authorized under this Act;
- (f) having driven any vehicle or animal (not exempted from toll) through a toll gate, refuses to pay the toll, or with intent to avoid payment thereof, fraudulently passes such toll-gate without paying the proper toll;
- (g) builds any wall, or erects or sets up any fence, rail, post, or other obstruction or encroachment in or on any road or open drain, sewer or aqueduct, along the side of any road;

shall be liable to a fine not exceeding fifty rupees for every such offence and to a further fine not exceeding twenty rupees for each day during which the offence is continued after he has been convicted of such offence.

**189.** Whoever without lawful authority—

- (a) contravenes the provisions of section 163;
- (b) buries or burns, or causes or suffers to be buried or burned, any corpse in any burning or burying-ground closed under the provisions of section 171;
- (c) fails to produce his license when required to do so by any person authorized by the Commissioners under section 198;

shall be liable to a fine not exceeding one hundred rupees for every such offence.

**190.** Whoever, being the owner of any house, fails to give notice of the re-occupation of such house within ten days of such re-occupation, shall be liable to a fine not exceeding three times the amount of tax payable quarterly on such house.

**191.** Every offence under this Act shall be tried by any Magistrate having jurisdiction, and the Lieutenant-Governor may confer on any Commissioner the powers of a Magistrate of the 1st, 2nd, or 3rd class under section 42 of the Code of Criminal Procedure for the trial of such offences within the Municipality.

**192.** Fines under this Act may be levied under the provisions of section 307 of the Code of Criminal Procedure.

**193.** The Commissioners may direct any prosecution for any public nuisance, and may order proceedings to be taken for the recovery of any penalties under this Act and for the punishment of any persons offending against the same, and may order the expenses of such prosecution or other proceedings to be paid out of the Municipal Fund.

**194.** No prosecution for an offence under this Act, or any bye-law made in pursuance thereof, shall be instituted without the order or consent of the Commissioners, and no such prosecution shall be instituted except within three months next after the commission of such offence.

## CHAPTER XII.

### MISCELLANEOUS.

**195.** Every notice, bill, form, summons, or notice of demand under this Act may be served personally on or presented to the person to whom the same is addressed,

or be left at his usual place of abode, with some adult male member or servant of his family; or, if it cannot be so served or presented, may be put on some conspicuous part of his place of abode;

or of the land in respect of which the notice, bill, form, summons, or notice of demand is intended to be served.

**196.** Where any notice is required to be given to the owner or occupier of any land, such notice, addressed to the owner or occupier, as the case may require, may be served on the occupier of such land, or otherwise in the manner in the last preceding section mentioned.

Provided that when the owner and his place of abode are known to the Commissioners, they shall, if such place of abode be within the limits of their authority, cause every notice required to be given to the owner of any land to be served on such owner, or left with some adult male member or servant of his family;

and if the place of abode of the owner be not within such limits, they shall send every such notice by post addressed to his place of abode, and such service shall be deemed to be good service of the notice.

When the name of the owner or occupier is not known, it shall be sufficient to designate him as "the owner" or "the occupier" of the land in respect of which the notice is served.

**197.** No tax on property shall be invalid for defect of form, and it shall be enough in such tax, or any

assessment or valuation for the purpose of making such tax, if the property so assessed or valued is so described as to be generally known, and it shall not be necessary to name the owner or occupier thereof.

**198.** Every person to whom a license has been granted under this Act shall at all reasonable times while such license shall remain in force, if thereunto required by the Commissioners, or by any person authorized by them in that behalf, produce such license to the Commissioners or to the person so authorized.

**199.** Whenever, under this Act, any work is required by the Commissioners to be executed, or any alterations or improvements to be made in any holding, and such work, alterations, or improvements, are executed by the occupier, or by the Commissioners at his expense, the cost thereof may be deducted by such occupier from the next and following payments of his rent due or becoming due to such owner, or may be recovered by him in any court of competent jurisdiction, if the Commissioners shall certify that such cost ought to be borne by the owner.

If the occupier has a beneficial interest in such holding, he shall deduct or recover such sum only as will bear the same proportion to the entire cost of such work, alteration, or improvement, as the value of the owner's interest bears to the value of the holding.

If the rents issuing out of any such holding belong to more persons than one, who are entitled to the same either as being joint proprietors of such holding, or as having intermediate and other interests therein, the cost of any work, alteration, or improvement, as aforesaid, payable by the owner, shall be borne by such persons in proportion to their respective interests; and any one or more of such persons, who may have been compelled to pay more than a just proportion in the first instance, shall be entitled to recover from the others his excess payment.

**200.** No occupier of any holding shall be liable to pay more money, in respect of any expenses charged by this Act on the owner thereof, than the amount of rent which is due from him at the time of the demand made, or which at any time thereafter shall have become due, unless he neglect or refuse, upon application made to him for that purpose by the Commissioners, truly to disclose the amount of his rent and the name and address of the person to whom such rent is payable.

Provided that nothing herein contained shall be taken to affect any special contract made between any such owner and occupier respecting the payment of any expenses as aforesaid.

**201.** If money be due to the Commissioners in respect of any holding, the owner of which is unknown or the ownership of which is disputed, on account of any tax, expenses, or charges, recoverable under this Act, the Commissioners may publish twice, at an interval of three months, a notification of sale of such holding, and after the expiry of not less than three months from the date of the last publication, unless the amount recoverable be paid, may sell such holding to the



highest bidder, who shall at the time of sale deposit the full amount of the purchase-money.

Any person may pay the amount due at any time before the completion of the sale, and may recover such amount by a suit in a court of competent jurisdiction from any person beneficially interested in such property.

After payment of the amount recoverable by the Commissioners, the surplus, if any, shall be paid on demand to any person who establishes his right to the satisfaction of the Commissioners or in a court of competent jurisdiction, or, if unclaimed for a period of one year, shall become vested in the Commissioners and be transferred to the Municipal Fund.

**202.** The Commissioners may make compensation out of the Municipal Fund to any person sustaining any damage by reason of the exercise of any of the powers conferred by this Act.

**203.** No suit shall be brought against the Commissioners or any of their officers, or any person acting under their direction, for anything done under this Act, until the expiration of one month next after notice in writing has been delivered or left at the office of the Commissioners or at the place of abode of the person against whom such suit is threatened to be brought, stating the cause of suit and the name and place of abode of the intended plaintiff;

And unless such notice be proved, the Court shall find for the defendant.

Every such action shall be commenced within three months next after the accrual of the cause of action, and not afterwards.

If any such person to whom any such notice is given shall, before suit is brought, tender sufficient amends to the plaintiff, such plaintiff shall not recover.

**204.** All the proceedings, other than judicial proceedings, of the Commissioners, or of the Magistrate of the district, except as herein specially provided, shall be subject to the control of the Commissioner of the division.

And all the proceedings of the Commissioner of the division shall be subject to the control of the Lieutenant-Governor.

**205.** If the Commissioners of any Municipality fail to maintain, within the limits thereof, any road which without such limits is maintained by a District Committee under the Road Cess Act, 1871, or to pay for the municipal police,

the Commissioner of the division in which such Municipality is situated may convene a committee consisting of

- the Magistrate of the district,
- the Magistrate of the division of the district,
- the Executive Engineer of the division,
- the Civil Surgeon of the district,
- and two members, one of whom shall be nominated by the Commissioner of the division, and the other by the Commissioners at a meeting,

and such Committee shall inquire into and report on the state of the Municipality.

The Lieutenant-Governor may, on the report of such Committee, call upon the Commissioners by a requisition in writing forwarded to the Chairman, and published in the *Calcutta Gazette*, to raise the necessary funds and carry out the purposes of this Act.

And if the Commissioners neglect, for the period of three months from the date of such publication, to comply with such requisition, the Lieutenant-Governor may direct the Magistrate of the district to raise the necessary funds under the provisions of this Act, and carry out in respect of roads and police the purposes thereof; and for such purposes the Magistrate of the district shall have all the powers and rights conferred on the Commissioners by this Act.

### FIRST SCHEDULE.

(See section 64.)

#### BENGAL MUNICIPALITIES' ACT, 187

##### MUNICIPALITY OF

##### Assessment List.

Name of road	No. held	Name of persons assessed.	Description of property and of profession, or business.	Amount of annual assessment

Whereas the above assessment has been duly made pursuant to the Bengal Municipalities' Act, 187, the several persons whose names are included in the said assessment are hereby required to pay the quarterly instalments set opposite to their names with regularity at the office appointed by the Commissioners for the receipt of the same, or to the tax collector or other officer authorized to receive payment, the first payment to be made on the first day of ( ) and every subsequent payment on or before the first day of ( ), the first day of ( ), and the first day of ( ), or in default thereof any arrear that may be due will be realized by distress and sale of the moveable property belonging to the defaulter, or which may be found on the holding in respect of which such defaulter is assessed, and by such other proceedings as are allowed by law.

Dated this                      day of  
A. B.

Chairman of Commissioners.

### SECOND SCHEDULE.

(See section 73.)

#### BENGAL MUNICIPALITIES' ACT, 187.

##### MUNICIPALITY OF

##### Valuation List.

Name of road	Number of holdings	Amount of value of holding	Name of owner	Name of tenant or occupant other than owner	Name of agent of owner (if any).	Amount payable by owners for the year 18

Whereas the above valuation has been duly made pursuant to the Bengal Municipalities' Act, 187, the several persons whose names are included above, are hereby required to pay the quarterly instalments set opposite to their names with regularity at the office appointed by Commissioners for the receipt of the same, or to the tax collector or other officer authorized to receive payment, the first payment to be made on the first day of ( ) and every subsequent payment on or before the first day of ( ), the first day of ( ), and the first day of ( ), or in default thereof, any arrear that may be due will be realized by distress and sale of the moveable property belonging to the defaulter, or which may be found on the holding in respect of which the valuation is made and by such other proceedings as are allowed by law.

Dated this                      day of  
A. B.

*Chairman of Commissioners.*

### THIRD SCHEDULE.

(See sections 83 and 84.)

#### TAX ON CARRIAGES AND ANIMALS.

	Per quarter.	A.
For every 4-wheeled carriage drawn by two horses	4	
For every 4-wheeled carriage drawn by one horse or a pair of ponies under thirteen hands	3 0	
For every 2-wheeled carriage	2 8	
For every horse	2 0	
For every pony under thirteen hands, or mule or donkey	0 12	
For every elephant	6 0	
For every camel	2 0	

Ponies under eleven hands, and children's carriages, the wheels of which do not exceed twenty-four inches in diameter, are exempted.

### FOURTH SCHEDULE.

FORM A.—(See section 114.)

#### NOTICE OF DEMAND.

To                      of  
*Municipality of*

Take notice that the sum of Rs. , being the amount due from you as shown in the accompanying bill, is hereby demanded from you, and that if you do not within ten days pay the same with two annas as the cost of this notice to an officer authorized to receive payment, or into the office of , the same with costs will be levied by distress and sale of your goods and chattels.

A. B.

*Chairman of*

*Note.*—If within the said ten days you apply to the Commissioners to review the assessment or valuation, the amount due by you, with such further cost (if any) as the Commissioners may direct, will be levied after ten days from the date of the order made thereon, unless previously paid. But if you have already paid a tax under this assessment or valuation, except under distraint, you will not be allowed to apply for review.

### FORM B.—(See sections 115 and 118.)

#### TABLE OF FEES PAYABLE UPON DISTRAINTS UNDER THIS ACT.

Sums distrained for	Fee.
Rs. A.	
Under 1 Rupee	0 4
1 and under 5 Rupees	0 8
5 " 10 "	1 0
10 " 15 "	1 8
15 " 20 "	2 0
20 " 25 "	2 8
25 " 30 "	3 0
30 " 35 "	3 8
35 " 40 "	4 0
40 " 45 "	4 8
45 " 50 "	5 0
50 " 60 "	6 0
60 " 80 "	
80 " 100 "	
Above 100 "	10 0

The above charge includes all expenses including the service of notice of demand, except when peons are kept in charge of property distrained, in which case three annas must be paid daily for each man.

### FORM C.—(See section 116.)

#### DISTRESS WARRANT.

To (here insert the name of the officer charged with the execution of the warrant).

Whereas                      of  
has not paid or shown sufficient cause for the non-payment of the sum of                      rupees due for taxes mentioned in the margin, although the said sum has been duly demanded in writing from the said                      , and ten days have elapsed since the service of the notice of demand: This is to command you to distrain the moveable property of the said                      to the amount of the said sum of                      rupees, and the further sum of                      rupees to defray the charges of taking, keeping, and selling such property; and if within ten days next after such distress the said sum of                      rupees shall not be paid, to sell the said property, and having paid and deducted out of the proceeds of the sale the said sum of                      rupees and the charges of taking, keeping, and selling such property, to return the surplus (if any) on demand to the person whom you shall have found in possession of the said property, and if no demand be made, to pay the same to the Commissioners. If distress cannot be made of sufficient property of the said                      you are to certify the same to us, together with this warrant.

A. B.

*Chairman of*

### FORM D.—(See section 116.)

#### FORM OF INVENTORY AND NOTICE.

(State particulars of goods seized.)

Take notice that I have this day seized the property specified in the above inventory for the sum of                      rupees due for the taxes mentioned in the margin, and that unless you pay into the office of the Commissioners of the sum of                      rupees, within ten days from the day of the date of this notice, the property will be sold.

(Signature of the officer executing  
the warrant of distress.)

Date

FORM E.—(See section 118.)  
RETURN OF SALES.

District.	Name of the property.	Amount of the property.	Date of sale.	Property sold.	Amount realized.	Purchase money.	Balance.

FIFTH SCHEDULE.  
(See section 2.)

PART I.—ACTS OF THE GOVERNOR-GENERAL  
IN COUNCIL.

Number and year.	Subject.	Extent of repeal.
XXVI of 1850	Improvements in towns.	The whole Act, so far as it affects the Provinces under the control of the Lieutenant-Governor of Bengal.
XXI of 1857	Order and good government of the suburbs of Calcutta and the station of Howrah.	Sections 7, 18, 19, 27, 28, 29, 30, 31, 32, 33, 34, 36, 41, 42, 44, 48, 49, 50.
XII of 1858	For raising funds for making and repairing roads in the suburbs of Calcutta and Howrah.	The whole Act.

PART II.—ACTS OF THE LIEUTENANT-GOVERNOR  
OF BENGAL IN COUNCIL.

Number and year.	Subject.	Extent of repeal.
III of 1864	District Municipal Improvement Act.	So much as has not been repealed.
VI of 1867	Regulation of police in towns and Municipalities.	The whole Act.
VII of 1867	Amending the District Municipal Improvement Act.	The whole Act.
II of 1868	Amending the District Municipal Improvement Act.	The whole Act.
VI of 1868	District Towns' Act.	The whole Act.
VII of 1870	Sanitary condition of Dacca.	The whole Act.
II of 1873	Amending District Municipal Improvement and District Towns' Acts.	The whole Act.
IV of 1873	Registration of Births and Deaths.	Section eleven.

SIXTH SCHEDULE.  
(See section 2.)

Number and year.	Subject.	Extent of repeal.
Act XX of 1856	Police chowkedars in cities, &c., in the Presidency of Fort William in Bengal.	So much as has not been repealed.
Bengal Act IV of 1871.	Sanitation of Pooree and other towns in Orissa, and regulation of Lodging-houses therein.	Sections 24 to 34, both inclusive.

STATEMENT OF OBJECTS AND REASONS.

The law relating to municipal matters in towns in Bengal is contained in thirteen Regulations and Acts. In the year 1872 a Bill was passed by this Council, of which one object was to consolidate the municipal law. The Bill, however, did not become law.

It has been thought desirable to carry out the project of consolidating the municipal law, and the present Bill has been framed for this purpose. The Bill of 1872 has been taken as the basis of that which is now laid before the Council; but the provisions which led to the assent of the Governor-General being withheld from the former have been omitted; municipal taxation is kept within existing limits; the chapters relating to registration and the prohibition of inoculation have been omitted, as the provisions already exist in other laws which can be applied to municipalities; and in many respects the arrangement of the present Bill differs from that of 1872.

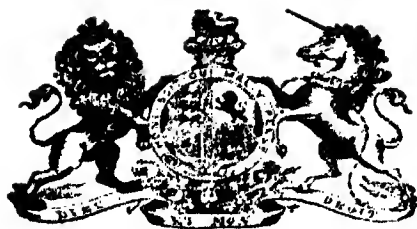
H. L. DAMPIER.

27th April 1875.

C. C. MACRAE,

Off. Asst. Secy. to the G. C. of Bengal,  
Legislative Department.





# The Calcutta Gazette.

WEDNESDAY, MAY 19, 1875.

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## PART I.

Orders and Notifications by the Lieut.-Governor of Bengal, the High Court, Government Treasury, &c.

### ORDERS BY THE LIEUTENANT-GOVERNOR OF BENGAL.

#### REVENUE AND GENERAL DEPARTMENTS.

No. 1458C.S.

**GENERAL.—The 8th May 1875.**—Mr. C. Marshall, Collector of Customs and Conservator of the Port of Chittagong, is allowed leave for three months, under Section 21, Chapter VI of the Civil Leave Code, with effect from the 1st June 1875, or any subsequent date on which he may avail himself of it.

Mr. W. Warden, Assistant Collector of Customs and Assistant Conservator of the Port of Chittagong, is appointed to act as Collector of Customs and Conservator of that Port during the absence, on leave, of Mr. C. Marshall, or until further orders.

Mr. Charles Theophilus Metcalfe is allowed leave for three months, under Section 21, Chapter VI of the Civil Leave Code, from the date of his being relieved of the office of Commissioner of the Patna Division.

Mr. Henry Granville Sharp, B.A., Acting Joint-Magistrate and Deputy Collector, Gya, is allowed leave for one month, under Section 21, Chapter VI of the Civil Leave Code.

**The 11th May 1875.**—Mr. George Abraham Greirson, Assistant Magistrate and Collector, Howrah, is allowed leave for fifteen days, to enable him to attend the High Proficiency Examination in Bengali, to be held in Calcutta in July next.

Baboo Juggut Chunder Shome, Sub-Deputy Collector, 24 Pergunnahs, is allowed leave for two months, under Section 21, Chapter VI of the Civil Leave Code.

Baboo Gopaul Chunder Banerjee is appointed to act as a Sub-Deputy Collector in the 24-Pergunnahs, during the absence, on leave, of Baboo Juggut Chunder Shome, or until further orders.

The orders of the 15th March last, appointing Mr. Robert Cornish to act as a Joint-Magistrate and Deputy Collector of the Second Grade in Nuddea, will have effect from the 6th April 1875.

Mr. Lucas Burnet Blacker King, Officiating Magistrate and Collector of Maldah, is appointed to act in the First Grade of Magistrates and Collectors.

Mr. John Foster Stevens reverted to his acting appointment as a Joint-Magistrate and Deputy Collector of the First Grade, with effect from the 1st instant, being the date following the day of his making over charge of the Pooree Magistracy.

The following officers are appointed to act in the First and Second Grades of Joint-Magistrates and Deputy Collectors respectively:—

*In the First Grade.*

Mr. James Pratt, M.A., Officiating Joint-Magistrate and Deputy Collector, Mymensingh, on leave.

Mr. Leonard Charles Abbott, Officiating Joint-Magistrate and Deputy Collector, Hajeeepore.

Mr. Francis William Badeock, Officiating Joint-Magistrate and Deputy Collector, on Settlement work, Bhagulpore.

*In the Second Grade.*

Mr. Henry Gillon, Assistant Magistrate and Collector, Jessore.

Mr. Romesh Chunder Dutt, Assistant Magistrate and Collector, Bongong.

Mr. Alfred Hinuber Haggard, Assistant Magistrate and Collector, Buxar.

*The 12th May 1875.*—The following notification is substituted for the one of the 26th April last, published in the *Calcutta Gazette* of the 28th idem:—

Baboo Gooroo Churn Doss, Deputy Magistrate and Deputy Collector, Moorshedabad, is allowed leave for six days, under Section 21, Chapter VI of the Civil Leave Code, with effect from the 6th instant.

*The 13th May 1875.*—Mr. J. Samuel Armstrong, Magistrate and Collector of Pooree, having resumed charge of his duties on the afternoon of the 30th April 1875, the unexpired portion of the leave granted to him under orders of the 16th March last is cancelled.

Baboo Rashbehary Bose, Deputy Magistrate and Deputy Collector, is vested with the powers of a Collector under Act X of 1870 for the purpose of acquiring land required for railway purposes at Howrah.

*The 14th May 1875.*—Baboo Denesh Prosad, Sub-Deputy Collector, Banka, is allowed leave for two months, under Section 21, Chapter VI of the Civil Leave Code.

The services of Captain C. O. W. Apperley are replaced at the disposal of the Government of India, Military Department, with effect from the 20th instant.

Moulvi Abdool Razak, Acting Sub-Deputy Collector, Barh, is allowed leave for one month, under Section 3, Supplement F of the Civil Leave Code.

Baboo Durga Mohun Ghose, Sub-Deputy Collector, Mymensingh, was on leave for sixteen days, from 1st to 16th March 1875, inclusive, under Section 13, Supplement F of the Civil Leave Code.

*The 17th May 1875.*—Mr. G. K. Webster, Acting Joint-Magistrate and Deputy Collector, 24-Pergunnahs, is vested with the powers of a Collector under Act X of 1870 for the purpose of acquiring lands in the district of the 24-Pergunnahs.

Mr. A. J. Elliott, c.s., reported his departure from India preparatory to retirement on the 10th May 1875.

Baboo Mohanund Gupto, Deputy Magistrate and Deputy Collector, Midnapore, is allowed leave for one month, under Section 21, Chapter VI of the Civil Leave Code.

The grain accounts of the Durrhanga district having been closed, the services of Mr. J. H. Liddulph, of the Accounts Department, are replaced at the disposal of the Government of India, Financial Department, with effect from the 15th May 1875.

*The 18th May 1875.*—Mr. H. J. H. Fasson, c.s., acted as Relief Officer of the Bindon Circle, in the Dinagepore district, from the 7th March to the 30th November 1874.

**POLICE.**—*The 6th May 1875.*—Mr. G. B. Havelock is appointed to act as an Assistant Superintendent of Police in the district of Nuddea.

*The 18th May 1875.*—Lieutenant-Colonel William Robert Gordon, District Superintendent of Police, is allowed subsidiary leave for a period not exceeding 30 days, to enable him to rejoin his appointment on his return from furlough.

**EDUCATION.**—*The 18th May 1875.*—Baboo Mohendro Nath Bhattacharjee is appointed to be a member of the District School Committee of Dinagepore.

**MEDICAL.**—*The 13th May 1875.*—The services of Assistant Surgeon Jodoo Nath Ghose, attached to the sub-division and Dispensary at Sathkira, are placed at the disposal of the Government of India in the Home Department.

Assistant Surgeon Nidhu Lall Holdar is appointed to the medical charge of the sub-division and charitable dispensary at Sathkira, in the 24-Pergunnahs district.

The following Assistant Surgeons are appointed to be Teachers to the Medical School about to be established at Dacca :—

Soorjee Narain Sing, to be Teacher of Materia Medica and Medical Jurisprudence.

Kassi Chunder Dutt, to be Teacher of Anatomy (including Physiology) and Surgery.

Preo Nath Bose, attached to the Dacca College, to be Teacher of Chemistry in addition to his own duties.

Assistant Surgeon Ram Chunder Gupta is appointed to have the medical charge of the sub-division and charitable dispensary at Behar.

*The 14th May 1875.*—Surgeon-Major Rajender Chundra, M.D., is allowed subsidiary leave for twenty days, in extension of the leave granted to him under orders of the 18th July 1874, to enable him to join his appointment on his return from furlough.

Assistant Surgeon Komul Kristo Raha, attached to the Dispensary at Doolye, in the Pubna district, is allowed leave without pay for three months, under Section 9, Supplement F. of the Civil Leave Code.

Assistant Surgeon Mahomed Wazeerath Khan is appointed to have charge of the Doolye Dispensary as a temporary arrangement, during the absence, on leave, of Assistant Surgeon Komul Kristo Raha, or until further orders.

Baboo Gunga Nath Roy, Sub-Deputy Collector, is appointed to be a member of the Committee for the management of the Charitable Dispensary at Sasseeram.

*The 18th May 1875.*—Assistant Surgeon Ram Kali Goopta is appointed to have medical charge of the charitable dispensary at Patna, and to be Teacher of Materia Medica to the Temple Medical School, with retrospective effect from the 9th ultimo, in addition to his other duties.

Assistant Surgeon Mohomed Sudrool Huq is appointed to have medical charge of the charitable dispensary at Mymensingh.

Surgeon Gerald Bomford is appointed temporarily to do duty at the Presidency General Hospital.

**ECONOMIC MUSEUM.**—*The 18th May 1875.*—Bahoo Nil Money Doss is appointed to be a member of the Tipperah Economic Museum Committee.

**MUNICIPAL.**—*The 18th May 1875.*—The following gentlemen are appointed to be Municipal Commissioners for the town of Kishnagurb :—

Mr. Robert Cornish, *vice* Mr. E. S. Moseley, transferred.

„ F. B. Taylor.

Mr. Cornish to be also Vice-Chairman of the Committee.

The following gentlemen are appointed to be Municipal Commissioners for the town of Ooterparah :—

Baboo Umbica Chunder Banerjee, *vice* Baboo Gobind Chunder Mookerjee, resigned.

„ Shib Nath Chatterjee, *vice* Baboo Hurish Chunder Banerjee, deceased.

The following gentlemen are reappointed, under the provisions of Section 2, Act II (B.C.) of 1873, to be Municipal Commissioners for the town of Ooterparah :—

Baboo Bejoy Nath Chatterjee.

„ Bonomali Mitter.

**ROAD CESS.**—*The 17th May 1875.*—Lieutenant-Colonel William Robert Gordon is appointed, under Section 49, Act X (B.C.) of 1871, to be a member of the District Road Cess Committee of Nuddea, *vice* Major Bowic, transferred.

R. L. MANGLES.

Offg. Secy. to the Govt. of Bengal.

## [First Publication.]

## NOTIFICATION.

*The 18th May 1875.*—It is hereby notified for general information that, with the sanction of the Government of India, the Lieutenant-Governor of Bengal has been pleased to direct that, from the 1st of June 1875, a new sub-division shall be opened in the district of Rungpore, comprising thanas Dimlah, Durwani, and Jaldhaka, with head-quarters at Bagdogra.

H. J. REYNOLDS,

*Offg. Secy. to the Govt. of Bengal.*

## [First Publication.]

## NOTIFICATION.

*The 14th May 1875.*—It is hereby notified for general information that the Lieutenant-Governor has been pleased to sanction the following rearrangement of the Moonsiffes jurisdictions in the district of Fureedpore, with effect from the 1st of July 1875 :—

Moonsiffes.	Thanas included in each Moonsiffes.	Sub-division.
1. Goalundo ...	Goalundo Belgatchi Paugsa	Goalundo.
2. Fureedpore (Sudder)	Kotwali Bhoosna	
Bhanga	Awanpore Sudderpore Deorah Muxudpore	Fureedpore (Sudder)
4. Madaripore	Gopalgunge Kotalipara Madaripore (except Sibehur outpost).	Madaripore.
5. Moolfutgunge	Moolfutgunge Sibehur outpost	

2. The Muxudpore Moonsiffes is abolished, and its thanas—Muxudpore, Gopalgunge, and a part of Bhoosna—are attached to the Bhanga, Madaripore, and Sudder Moonsiffes respectively.

3. The Moolfutgunge Moonsiffes is constituted as an experimental measure.

4. By this re-arrangement there will be, as heretofore, five Moonsiffes, with six Moonsiffs, in the district of Fureedpore.

H. J. REYNOLDS,

*Offg. Secy. to the Govt. of Bengal.*

## [Third Publication.]

## NOTIFICATION.

*The 3rd May 1875.*—In modification of the notification dated the 21st May 1874, which was published in the *Calcutta Gazette* dated the 27th May 1874, the following revised rule for the port of Calcutta, having received the sanction of the Lieutenant-Governor of Bengal under clause (h), section 7, Act XII of 1875 (the Indian Ports' Act), is published for general information.

**Rule 38.**—With the exceptions hereinafter noted, no vessel of or exceeding 200 tons of burthen shall, without the special sanction of the Commissioners, move up or down the port through the ship opening of the Howrah Bridge, except such vessel is propelled or towed by steam against the tide, and then only at such a rate of speed, not exceeding 4 miles an hour over the ground, as is absolutely necessary to keep good steerage way.

**Exceptions.**—Tug and river-steamers, when not towing or propelling other vessels, may drop through the bridge opening under steam head to tide.

River flats may be dropped or warped at slack water through the ship opening or through the 60 feet openings.

H. J. REYNOLDS,

*Offg. Secy. to the Govt. of Bengal.*



## [Third Publication.]

## NOTIFICATION.

*The 4th May 1875.*—The Lieutenant-Governor of Bengal has been pleased to direct that all that portion of pergunnah Ghatseelah, of district Singhbhum, outlying in district Midnapore, bounded on the north by pergunnahs Jhatteebunnee and Mutkudpore, and on the east, south, and west by pergunnah Jambunnee, and comprising the villages named below, shall be transferred from the civil, criminal, and fiscal jurisdiction of Singhbhum to that of Midnapore, with effect from the 5th May 1875:—

*Names of Villages.*

1. Kanupore.	10. Tookda.	19. Parpahari.
2. Dandicka.	11. Khairbuni.	20. Sanahurapul
3. Panijiu.	12. Mangrajapore.	21. Nunia.
4. Simdi.	13. Bamida.	22. Dhunianari.
5. Kesarpore.	14. Bamdda.	23. Beldangri.
6. Malkundi.	15. Chainpasaia.	24. Charchaka.
7. Kalidaspore.	16. Porihati.	25. Gidima.
8. Rangamatia.	17. Hainnpore.	
9. Kadmasali.	18. Nachda.	

H. J. REYNOLDS,

*Offg. Secy. to the Govt. of Bengal.*

## [Third Publication.]

## NOTIFICATION.

*The 5th May 1875.*—The two villages mentioned below are transferred from thana Pursa to thana Deegwara, in the district of Sarup, with effect from this date:—

Names of Villages.	Thakbust Number.	Pergunnah Name.
Seetulpoor-Chukhusun	... 556	Goa.
Bustec-Julal	... 553	Do.

H. J. REYNOLDS,

*Offg. Secy. to the Govt. of Bengal.*

## [Third Publication.]

## NOTIFICATION.

*The 3rd May 1875.*—In exercise of the power conferred by section 27 of the Court Fees' Act of 1870 (Act VII), the Lieutenant-Governor is pleased to modify the orders contained in the notification of the 1st July 1872, and to issue the following directions, to be observed throughout the territories of the Lieutenant Governorship of Bengal, for regulating the number of stamps to be used for denoting any fee chargeable under the above-mentioned Act:—

1. When the exact amount of any fee chargeable under the said Act can be denoted by a single stamp, such fee shall be denoted by a single stamp, unless the Collector of the district, or officer in charge of a Sudder or Sub-divisional Treasury, shall certify that such stamp is not in his stock: Provided that, when the fee chargeable does not exceed Rs. 75, the certificate above mentioned may also be given by a licensed vendor of Court Fees' stamps.

2. When the amount of the fee cannot be denoted by a single stamp, or when the Collector or other officer has certified as aforesaid, the next lower stamp shall be used, and the deficiency made up by one or more additional stamps of such value, that the fewest possible number of stamps will make up the necessary amount.

H. J. REYNOLDS,

*Offg. Secy. to the Govt. of Bengal.*

## [Third Publication.]

## NOTIFICATION.

*The 3rd May 1875.*—It is hereby notified, under section 161, Act VI of 1863, that from and after the 1st June 1875, no boat, which shall not have been duly licensed and registered, shall be allowed to ply as a cargo-boat for the landing and shipping of merchandise within the limits of the port of Pooree in the province of Orissa. It is also notified that, until further orders, no fee will be charged for such license and registration.

Application for license and registration should be made to the Collector of Customs,

H. J. REYNOLDS,

*Offg. Secy. to the Govt. of Bengal.*

## [First Publication.]

## DECLARATION.

*The 18th May 1875.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the protection of the Railway Bridge and Embankment in the villages of Pantia and Bantia, pergunnah Koompartap, zillah Moorsshedabad, it is hereby declared that for the above purpose six pieces of land measuring, more or less, 10 beeghas 8 cottahs  $4\frac{1}{2}$  chittacks of standard measurement, bounded as follows, are required within the aforesaid villages of Pantia and Bantia:—

*In the Village of Bantia.*

Plot No. 1.—Bounded on the north by the boundary line of village Jugdhary; on the south by the boundary line of village Pantia; on the west by the river Braminee; and on the east by the zemindary lands cultivated by Moriram Mundle, Troylucko Mundle, and Ram Ghose.

*In the Village of Pantia.*

Plot No. 2.—Bounded on the north and west by the river Braminee; on the north and east by the boundary line of village Bantia; on the west by the zemindary waste land; and on the south and east by the zemindary lands cultivated by Nilkunto Roy, Roghoo Nath Net, and Jogendro Narain Mullick.

*In the Village of Pantia.—On the west side of the Railway.*

Plot No. 3.—Bounded on the north by the village road; on the south by a bamboo hush and land belonging to Nilkunto Roy; on the east by the railway side-cutting land; and on the west by the land and house belonging to Ram Coomar Moochee.

Plot No. 4.—Bounded on the north by the land cultivated by Bungshee Net Chowkeedar; on the south by the land cultivated by Sham Net; on the east by the railway side-cutting land; and on the west by the land cultivated by Jogendro Narain Mullick.

*On the east side of the Railway.*

Plot No. 5.—Bounded on the north by the land belonging to Kadar Nath Mitter; on the south by the land in the bed of the Pantia Nullah, cultivated by Jadoo Mundle and Kristo Net; on the east by the land cultivated by Ram Doyal Pundit; and on the west by the railway side-cutting land.

Plot No. 6.—Bounded on the north by the land in the bed of the Pantia Nullah, cultivated by Jadoo Mundle and Kristo Net; on the south and east by land belonging to Nilkunto Roy; and on the west by the railway side-cutting land.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,  
*Offg. Secy. to the Govt. of Bengal.*

## [Second Publication.]

## DECLARATION.

*The 8th May 1875.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for a Park's service land to be given as compensation for the loss of the service land acquired for the high level canal from Ootlooberah to Midnapore, in the village of Amalpandah, pergunnah Khariji Mondlegat, zillah Howrah, it is hereby declared that for the above purpose two pieces of land, measuring, more or less, 7 beeghas 18 cottahs of standard measurement, are required within the aforesaid village of Amalpandah, pergunnah Khariji Mondlegat.

One piece of land, containing 6 beeghas 13 cottahs, is bounded on the north by the and belonging to Government; south, by Raj Narayan Majhi's cultivated land, by Goopee Nath Thakur's debatter land, (cultivated by Siva Ram Majhi), and by Thakur Das Toong's cultivated land; east, by Lakhmi Narayan Majhi's debatter land and Bachu Mallick's cheragi land; and west, by Madhu Sudon Majhi's cultivated land.

Another piece of land, containing 1 beegha 5 cottahs, is bounded on the north by Government land; south, by Jaya Deb Majhi's cultivated land; east, by a bunol used as a road; and west, by Sarup Mytie's cultivated land.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,  
*Offg. Secy. to the Govt. of Bengal.*

The following Extraordinary, issued by the Government of India in the Financial Department, is republished for general information :—

## NOTIFICATION.

### ACCOUNTS.

No. 519.

*Simla, the 13th May 1875.*

HIS EXCELLENCY THE RIGHT HON'BLE THE GOVERNOR-GENERAL IN COUNCIL has resolved to borrow two crores and fifty lakhs of rupees for the public service in the manner following :—

2. Promissory Notes will be issued for the said amount, bearing interest at the rate of four per centum per annum. The form and conditions of these Notes will be those of the Notes of the Transfer Loan of 1st May 1865, of which loan they will form a part. No Note will be issued for less than five hundred rupees, or for any amount not being a multiple of one hundred rupees. The Notes will be payable to order, and interest thereon will be paid half-yearly, on the 1st May and 1st November in each year.

3. Notice is hereby given that tenders will be received by the Comptroller-General at Calcutta from this date to noon of Wednesday, the 16th June next, for the whole or part of the above-named sum of two crores and fifty lakhs of rupees.

4. Each tender must be addressed, in the form annexed to this Notification, to the Comptroller-General, Treasury Buildings, Calcutta, and enclosed in a sealed cover superscribed "Tender for Loan."

5. Tenders will be opened at the Office of the Comptroller-General in Calcutta at noon on Wednesday, the 16th June next.

6. The amounts of accepted tenders must be paid in five equal instalments, on the following dates—

- One-fifth on the 1st July 1875.
- One-fifth on the 2nd August 1875.
- One-fifth on the 1st September 1875.
- One-fifth on the 1st October 1875.
- One-fifth on the 1st November 1875.

Payment of any instalment except the first will be accepted before the due date, but not before the 1st July next. Interest upon the amount of each instalment paid before the 1st November next will be paid in advance, from the date when such instalment is received to the 31st October next.

7. Payment may be made to the account of the Government in one of the Presidency Banks of Bengal, Madras, or Bombay, or into any Government treasury or treasuries in India that may be named in the tenders.

8. Each tender must be accompanied by a receipt from one of the Presidency Banks of Bengal, Madras, or Bombay, or from an officer in charge of some Government treasury, or by a cheque on a banker in Calcutta, Madras, or Bombay, or by Government Promissory Notes duly endorsed to the Comptroller-General, for a sum of not less than one per centum on the amount for which tender is made. This deposit of one per centum will be considered as in part payment of the last instalment: it will be forfeited if the allotment is not fully taken up. A cash deposit may, after allotment, be exchanged for a Government Promissory Note.

9. Scrip receipts for instalments paid will be given by the Presidency Banks of Bengal, Madras, and Bombay, or by the officers in charge of the Government treasuries at which payment is made. These receipts will be exchanged for Promissory Notes as soon as possible.

10. The minimum rate at which tenders will be accepted will be recorded under the signature of the Comptroller-General, and declared before any tender is opened. The rate stated in a tender must not contain a fraction of an anna. If a rate containing a fraction of an anna is inserted in any tender, such fraction will be struck out, and the tender treated as if the rate did not contain such fraction of an anna.

11. Tenders at the declared minimum rate, and at rates above the declared minimum, will be accepted in the order of the rates tendered, beginning with the highest rates. The amount allotted at the lowest rate at which tenders are accepted will be divided amongst those who have tendered at this rate, in proportion, as nearly as may be found convenient, to the amounts of their tenders.

12. The names of the persons whose tenders are accepted in whole or in part will be posted for general information at the Presidency Banks of Bengal, Madras, and Bombay.

By order of the Governor-General in Council,

R. B. CHAPMAN,  
Secretary to the Govt. of India.

### FORM OF TENDER.

I hereby tender for rupees \_\_\_\_\_ of the Loan advertised in the Notification published in the *Gazette of India* Extraordinary dated the 13th May 1875, and agree to pay for the same, subject to the conditions notified, at the rate of rupees \_\_\_\_\_ annas\* for every hundred rupees allotted to me.

I enclose a *deposit receipt*† for rupees \_\_\_\_\_, and engage, if my offer be accepted, to pay to the account of the Government at the Presidency Bank of‡ [or into the Government treasury at‡ as the case may be,] the first instalment on the 1st July next, and the several later instalments on or before the dates fixed by the Notification, as follows:—

One-fifth on the 1st July 1875.  
One-fifth on the 2nd August 1875.  
One-fifth on the 1st September 1875.  
One-fifth on the 1st October 1875.  
One-fifth on the 1st November 1875.

*Note.*—A separate tender must be made at each rate tendered, and a separate deposit must accompany each tender. In order to avoid mistakes, it is desirable that the tender, or, at least, the name of the tenderer, and the amount and rate tendered, should be written in English.

The following order, issued by the Government of India in the Department of Revenue, Agriculture, and Commerce, is republished for general information:—

No. 237.—*Simla, the 7th May 1875.*—*Notifications.—Statistics.*—It is hereby notified for general information and guidance, that the spelling of the names of the more important places in Oudh has been fixed by the Chief Commissioner and approved by the Government of India, as shown in the list given below, and should be strictly adhered to in future:—

#### RIVERS.

Gumti,	Dahāwar,	Disūhi,	Pingāl,
Sai,	Gubraiya,	Manwar,	Bhaghar,
Ganges,	Pirai,	Chamnai,	Duarsoti,
Tinai,	Kauriala,	Pathri,	Dhauria,
Bas-ha,	Sārda or Chauka,	Pindar,	Bisoi,
Gurdhoi,	Sarju or Suheli,	Tirthi,	Tons,
Kalyāni,	Ghāzhi,	Chandaha,	Majhoi,
Son Ganga,	Mohān,	Jamunha,	Madha,
Chauka,	Jamwāri,	Soti Bhajia,	Kharlu,
Gogra,	Dah-autā or Kandwa,	Rāpti,	Sonh,
Retu,	Barwāi,	Sawāwan,	Naiya,
Barta,	Dahar,	Bāra Rāpti,	Lon,
Ul,	Gambhīri,	Katbar Panāti,	Bāndh Bhujwā,
Sarāyan,	Garra,	Babūi,	Baklāhi,
Kewāni,	Linwan,	Bhakosa,	Chomraura,
Kathua,	Sukheta,	Nālawura,	Sakarni,
Gon,	Kuwāna,	Soti,	Pili,

## LUCKNOW DIVISION.

## LUCKNOW DISTRICT.

Itaunja, Mohanlalganj, Malihahan, Bijnaur,	Rahimabad, Banthra, Kákori, Mahona,	Nigohán Sissaindi, Alamnagar, Goshainganj, Amethi,	Haranni, Malhaur,
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## UNAO DISTRICT.

Purwa, Safipur, Mohau, Asoha Parsandan, Asiwan, Bangarmau, Fatehpur, Mohán Aurás,	Mauráuwán, Ajgair, Panhan, Pariar, Daundia Khera, Sikandarpur, Uátan, Harha,	Bihár, Magrávar, Ghátampur, Bára, Bhagwantnagar, Jhalotar Ajgair, Tárgaon, Kursat,	Bithar, Mawai, Dalmau, Achalganj, Kusumbli.
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## BARA BANKI DISTRICT.

Tikaitnagar, Rám Sanehi Gúft, Haidargarh, Basorhi, Bado Sarai, Kursi, Bhitauli,	Daryabad, Bindaura, Safdarganj, Mawai, Maholára, Muhammadpur, Nawabganj, Partabganj,	Rámnagar, Rudanli, Subeha, Bahramghát, Satrikh, Siddhanr, Súrajpur,	Dewa, Zaidpu, Fatehpur, Makhdúmpur.
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## SITAPUR DIVISION.

## SITAPUR DISTRICT.

Biswán, Bári, Misrikh, Aurangabad, Chandra, Gundlaman,	Hargám, Thánagaon, Kundri, Kurauna, Khasirabad, Láharpur,	Manwán, Machhrehtha, Maholi, Mahmudabad, Pirnagar, Ráunkot,	Sadrpur, Tambaur, Paintepur, Khjmauna.
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## HAEDOJ DISTRICT.

Chándpur, Bilgrám, Sandila, Shahabad, Alamtagar, Barwan, Bálamau,	Báwan, Piháni Pindarwa, Kachhona, Beniganj, Bangar, Pachhoha, Gundwa,	Gopamau, Katiari, Sara, Kachhandan, Kalyánnal, Sitapur, Tandiaon,	Mallánwán, Saromannagar, Mansurnagar, Sáudi, Pah, Pináni, Naktaura.
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## KHERI DISTRICT.

Muhamdi, Lakhimpur, Gola, Aurangabad, Barwar, Bhúr,	Dhaurahra, Bhira, Firozabad, Haidarabad, Atwa Piparia, Khairigarh,	Kasta, Magdapur, Nighasan, Singáhi, Palia, Paila,	Pasgawan, Srinagar, Kukrá Mailáni, Oel, Mitauli.
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## FYZABAD DIVISION.

## FYZABAD DISTRICT.

Baskhári, Akbarpur, Bikapur, Tánda, Amsin, Birhar,	Goshainganj, Sohwal, Rouan, Pachhimráth, Haweli Oudh, Surharpur,	Khandúnsa, Majhaura, Milkipur, Nára, Mangalsi, Ajodhya,	Tánda Mans-ha, Jalalpur, Sinjhanli, Maya.
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## BAHRAICH DISTRICT.

Kurásar, Náupára, Bhinga,	Motipur, Charáda, Dharuánpur,	Ikauna, Sisia, Fakhrpur,	Hisámpur, Tulsipur, Piagpur.
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## GONDA DISTRICT.

Wazirganj, Begamganj, Utraula, Búchapara, Bahámpur,	Bahhoipáir, Panchpirwa, Digsar, Guwárich, Mahadewa,	Nawabganj, Manikapur, Birpur, Pahárapur, Sadullahnagar.	Tulsipur, Colonelganj, Lalia, Intwa.
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## RÆ BARELI DIVISION.

## RÆ BARELI DISTRICT.

Jagatpur Tānghān,	Rokha Jāis,	Kumhrāwān,	Dalmau,
Lalganj,	Kunsa,	Simrauta,	Sarem,
Digbijaiganj,	Parshadepur,	Ikhtiyārpur,	Inhauna,
Salon,	Hardoi,	Man,	Gurbakhshganj.
Bachhrāwān,	Khiron,	Mohanganj,	

## SULTANPUR DISTRICT.

Kuraibhār,	Chānda,	Aldemaū,	Baraunsa,
Amethi,	Dostpur,	Jagdispur,	Tappa Asl,
Musāfirkhana,	Gaurā Jāmūn,	Piparpur,	Rāipur,
Kādi-pur,	Isauli,	Surharpur,	Lamhwa.

## PARTABGARH DISTRICT.

Kunda,	Sangīpur,	Mānikpur,	Raniganj,
Patti,	Bihār,	Sangrāmgarh.	Jitwara,
Ateha,	Dhingwas,	Rampur,	Bela.

The following orders, issued by the Government of India in the Financial Department, are republished for general information. —

*No. 595.—Simla, the 6th May 1875.—Notifications.—Pensions and Gratuities.*—The Governor-General in Council directs that the following be substituted for the two first sentences of Rule 1 under Section 29 of the Civil Pension Code:—

“When part of the pensionable service of an Officer has been paid from the general revenues and part from local funds, his pension or gratuity is paid according to the rule of proportions. The pensionable local fund service may not be neglected, and a pension or gratuity awarded solely for the service paid from general revenues.”

## SEPARATE REVENUE—OPIMUM.

*No. 708.—The 7th May 1875. Opium Revenue to date Compared with the Estimate for the year 1875-76.*

PRESIDENCY.	LATEST MONTH.			TWO SALES OF BISUAL OPIMUM, AND ONE MONTH'S DUTY ON MALWA OPIMUM.		
	Estimate.	Actual	Better than Estimate.	Estimate.	Actual	Better than Estimate.
Bengal	£ 120,375	£ 461,128	£ 41,053	£ 802,750	£ 906,828	£ 95,075
Bombay	£ 1,22,555	£ 222,300	£ 3,145	£ 10,125	£ 222,300	£ 30,045
Total	£ 612,930	£ 683,728	£ 11,005	£ 1,003,000	£ 1,159,128	£ 156,123

The following order, issued by the Government of India in the Marine Department, is republished for general information:—

*No. 8.—Simla, the 4th May 1871.—Notification.*—The following notice, received from the Acting Colonial Secretary at Hongkong, is published for general information:—

## NOTICE.

## HONGKONG.

*Cape d'Aguilar Light.*

Notice is hereby given that a light will be exhibited on *Cape d'Aguilar* on and after the 16th of April next.

The illuminating apparatus is *fixed Dioptric of the First Order*, showing a *white light* on the following bearings, which are *magnetic* and taken from *Southward*:—

- From S. 45° ½ W. to N. 63° ½ W. Between these bearings the light is obscured by the islets of the *Nine Pins* and the islet just *South of Waglan*.  
The light is then obscured by *Soan-kong Island*.
- From N. 21° ½ W. to N. 42° W.  
The light is then obscured by the *Lema Islands* and the *Islands to the southward of them*.
- From N. 33° E. to N. 69° E. Between these bearings the light is obscured to vessels to the *South-Westward of Ling Ting Island* and the *Islands of the Samouu Group*.
- The *Tathong Channel*, with the exception of a small portion obscured by *Shicko Head*,

The focal plane of the light is 200 feet above mean sea level, and in clear weather it should be seen at a distance of 23 nautical miles.

The tower is round, of stone, 30 feet high, with a total height from its base to the lantern vane of 57 feet.

The dwellings and boundary walls are painted white.

The Lighthouse is in latitude  $22^{\circ} 12' 14''$  N. longitude  $114^{\circ} 15' 44''$  E.

HARBOUR DEPT., HONGKONG, }  
The 19th March 1875.

H. G. THOMSETT, R. N.,

Harbour Master, &c

R. L. MANGLES,

Offg. Secy. to the Govt. of Bengal.

#### JUDICIAL DEPARTMENT.

No. 14590.S

*The 8th May 1875.*—Major Edward Yeamans Walcott, Assistant Commissioner, Manbhoom, is vested with the powers of a Subordinate Judge in that district.

*The 11th May 1875.*—Mr. J. T. Babonan, Acting Sub-Deputy Collector of Serampore Hooghly, is vested with the powers of a Magistrate of the Third Class.

*The 13th May 1875.*—Baboo Gunga Kant Mookerjee is appointed to act as Moonsif of Pandooah during the absence, on deputation, of Baboo Troylakhya Nath Mitra to act as Second Subordinate Judge of Burdwan.

*The 17th May 1875.*—Baboo Joggeshur Chundra, M.A. and B.L., is appointed to act as Moonsif of Pooree during the absence, on leave, of Baboo Juggut Doolihh Mozoomdar, or until further orders. This cancels the orders of the 16th April 1875, published in the *Calcutta Gazette* of the 28th idem, appointing Baboo Harri Churn Bannerjee to act as Moonsif of Pooree.

**LEAVE OF ABSENCE TO MOONSIFS.**—*The 18th May 1875.*—Baboo Dwarkanath Bhutta-charjee, B.L., Third Moonsif of Panchpookereah, in the district of Tipperah, is allowed privilege leave of absence for a month from the 15th May 1875, or from any subsequent date on which he may avail himself of it, under Section 21, Chapter VI of the Civil Leave Code.

R. L. MANGLES,

Offg. Secy. to the Govt. of Bengal.

[First Publication.]

#### NOTIFICATION.

*The 1st May 1875.*—Under Section 5 of the Indian Registration Act VIII of 1871, the Lieutenant-Governor of Bengal is pleased to create the following registration sub-district, having the head-quarters and local jurisdiction shown opposite the name. The Lieutenant-Governor is also pleased, under Section 7 of the Act, to appoint the person named below to be Sub-Registrar of the said sub-district:—

DISTRICT	Name of new sub-district.	Head-Quarters	Thas. included in jurisdiction	Sub-Registrar appointed
Bancoa	Hararampore	Balla	Hararampore	Baboo Shashi Bhusan Roy.

This change will take effect on and from the 15th May 1875.

R. L. MANGLES,

Offg. Secy. to the Govt. of Bengal.

[First Publication.]

#### NOTIFICATION.

*The 1st May 1875.*—The Lieutenant-Governor is pleased to make the following additions to Rules 65 and 67 of the Registration Rules:—

At the close of Rule 65, read the following words, “and shall date such certificate with his own hand.”

To Rule 67, read the words “when the copying work of each day is brought to a close, the date shall be entered in the right hand margin of registers, opposite the last written line in each register book.”

R. L. MANGLES,

Offg. Secy. to the Govt. of Bengal.

## [First Publication.]

## NOTIFICATION.

*The 7th May 1875.*—Under Section 406 of the Code of Criminal Procedure (Act X of 1872), the Lieutenant-Governor is pleased to exempt the following officers of the East Indian Railway in Bengal from service as Jurors or Assessors in criminal trials in places beyond the ordinary original jurisdiction of the High Court:—

District Superintendents of Traffic.  
Assistant Superintendents of Traffic.  
Guards.

R. L. MANGLES,  
Offg. Secy. to the Govt. of Bengal.

## [First Publication.]

## NOTIFICATION.

*The 13th May 1875.*—In supersession of the notification dated the 2nd April 1875, published in the *Calcutta Gazette* of the

		Ra.	A.	P.
2 sub-inspectors, at Rs. 50 each	...	100	0	0
1 head constable, " 20	...	20	0	0
1 ditto, " 10	...	10	0	0
1 constable, " 5	...	5	0	0
2 constables, " 8	...	16	0	0
4 ditto, " 7	...	28	0	0
7 ditto, " 6	...	42	0	0
Total	...	221	0	0
Pensionary charges at 2 as. per rupee	...	35	10	0
Total	...	256	10	0
Or for six months	...	1,283	12	0
Clothing for six months	...	52	0	0
Contingencies, at Rs. 10 per cent.	...	197	0	0
Total	...	2,172	12	0

7th idem, Part I, page 422, it is hereby notified, under the provisions of Section 15 of Act V of 1861, that in consequence of frequent disturbances arising out of disputes between the farmers and ryots of certain villages within the jurisdiction of the Chagalmaya police station, in the district of Tipperah, the Lieutenant-Governor sanctions the employment, for six months, of a special police force consisting of two sub-inspectors, two head constables, and twenty-four constables, to be quartered in equal proportion at each of the stations of Daroga Hat and Bukshee Mahomed Bazar.

The charge noted on the margin will be levied from the inhabitants of the undermentioned villages:—

Names of Villages.	Pergunnas in which situated.
Dukhin Gothuma, Utter Gothuma	Khandal.
Satkuchia	Ditto.
Puschimdehpore	Jogotpare.
Purbodehpore	Ditto.
Joypore	Dukhinsik.
Dukhin Satara	Ditto.
Durbarpore	Jolye Ruttonnuggor.
Dokhin Anandopore	Ditto.
Patan Nuggor	Shahek Ruttonnuggor
Hasnupore	Ditto
Solapore	Ditto.
Shahbunggor	Ditto.
Futtehporc	Ditto
Noopore	Jolye Durjoynuggor
Kamallah	Ditto.
Taranga	Ditto.

R. L. MANGLES,  
Offg. Secy. to the Govt. of Bengal

## [First Publication.]

## NOTIFICATION.

*The 17th May 1875.*—Hetlal Roy, late Head Mohurr in the Office of the District Superintendent of Police, Fureedpore, having been guilty of abstracting records and suppressing reports which he was bound to lay before the District Superintendent, is hereby declared to be ineligible for re-employment in any capacity in the service of Government.

*Descriptive Roll of Hetlal Roy.*

Father's name	...	Okhoy Ram Roy.
Caste	...	Chuttree.
Age	...	50 years.
Height	...	5 feet 10 inches.
Complexion	...	Rather fair.
Native place	...	Village Aliabag, Station Fureedpore. District Fureedpore.

R. L. MANGLES,  
Offg. Secy. to the Govt. of Bengal.



## [First Publication.]

## NOTIFICATION.

*The 3rd May 1875.*—It is hereby notified that, in modification of the Notification of the 23rd December 1873, published at page 1449 of the *Calcutta Gazette* of the 24th December 1873, the Lieutenant-Governor is pleased to sanction the transfer of the head-quarters of the Maliarah Sub-Registry Office from that place to Gangajalghati, and the appointment of Bahoo Ramjeebun Chatterjee to be Sub-Registrar in the place of Baboo Damodor Sinhadurja who has resigned the post.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal*

## [Second Publication.]

## NOTIFICATION.

*The 29th April 1875.*—It is hereby notified, under the provisions of Section 15 of Act V of 1866, that in consequence of dacoities, thefts, &c., constantly committed by the Dosads and others, who are notorious criminals, and residents of Issurpore and the adjacent villages in the district of Shahabad, the Lieutenant-Governor has sanctioned the employment, for one year, of a special police force, consisting of one head-constable and 12 constables, to be quartered at those villages. The charge noted below will be levied from the inhabitants of villages Issurpoorah, including tolaui Milki, Karaich, and Oajbowha; Pursuudah, including Ramdurta; Nainijore, including tolaui Dharmagatpoor, Lunseepoor, and Bhuiputty; Bahoor, including Beesopoor:—

	Rs.	A.	P.
1 Head-constable at Rs. 10 .. .. .	10	0	0
12 Constables „ 6 .. .. .	72	0	0
Contingencies, at 10 per cent. .. .. .	8	3	0
Pensionary charges, at 2 annas per rupee .. .. .	10	4	0
	100	7	0
	x 12		
Annual cost .. .. .	1,205	4	0

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## [Second Publication.]

## NOTIFICATION.

*The 1st May 1875.*—It is hereby notified for general information that the Lieutenant-Governor is pleased to extend the provisions of Section 34 of Act V of 1861 to the town of Jajipore, in the district of Cuttack.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal*

## [Second Publication.]

## NOTIFICATION.

*The 5th May 1875.*—Whereas one Peary Bibee died intestate leaving four cottahs of godbastro land in one plot, with a coconut-tree standing on it, in the village of Gopeenathpore, pergunnah Baligore, station Dhoneakhal, district Hooghly, and whereas no claims have been established to the aforesaid property within the period of six months after the issue of a formal notification, it is hereby declared to have escheated to Government.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## [Second Publication.]

## NOTIFICATION.

*The 6th May 1875.*—Under Section 5 of the Indian Registration Act VIII of 1871, the Lieutenant-Governor of Bengal is pleased to create the following registration sub-district, having the head-quarters and local jurisdiction shown opposite the name. The Lieutenant-Governor is also pleased, under Section 7 of the Act, to appoint the person named below to be Sub-Registrar of the said sub-district:—

District.	Name of new sub-district.	Head-quarters.	Thana included in jurisdiction.	Sub-Registrar appointed.
„	Darauli	Darauli	Darauli	Kazi Shaikh Muhammad Ibrahim.

This change will take effect on and from the 15th May 1875.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## [Second Publication.]

## NOTIFICATION.

*The 6th May 1875.*—In modification of the notification dated the 31st March 1875, published in the *Calcutta Gazette* of the 7th April last, the Lieutenant-Governor is pleased to direct that the powers of a Judge of a Small Cause Court for the trial of suits cognizable by such Courts up to the limit of Rs. 25, with which Baboo Rajendro Coomar Bose, Second Moonsif of Dacca, was therein vested, shall be exercised only within thanas Sabhar and Nowabgunge, within his Moonsiffec.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## [Third Publication.]

## NOTIFICATION.

*The 24th April 1875.*—The Lieutenant-Governor has been pleased, under Act XI of 1865, to alter the territorial jurisdiction of the Cuttack Small Cause Court as follows :—

Moonsiffec.	Sub-divisions.	Thanas.	District.
Cuttack	{ Cuttack ... Kendrapara ... }	Cuttack, Salipore, and Jugutsingpore Kendrapara, Patamoondai, and Jugunnathpore	Cuttack.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## [Third Publication.]

## NOTIFICATION.

*The 4th May 1875.*—Under Section 5 of the Indian Registration Act VIII of 1871, the Lieutenant-Governor of Bengal is pleased to create the following registration sub-districts, having the head-quarters and local jurisdiction shown opposite their names. The Lieutenant-Governor is also pleased, under Section 7 of the Act, to appoint the persons named below to be Sub-Registrars of the said sub-districts :—

DISTRICT.	Names of new sub-districts.	Head-Quarters.	Thanas included in jurisdiction.	Sub-Registrars appointed.
	{ Salkopa ... Kotchandpore }	Salkopa ... Kotchandpore	Salkopa ... Kotchandpore	Munsif Hamududdin Mahamud, Bulsoo Kesub Lal Roy.

These changes will take effect on and from the 15th of May 1875.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## [Third Publication.]

## NOTIFICATION.

*The 3rd May 1875.*—Under the powers vested in the Lieutenant-Governor by Section 2 of Act II (B.C.) of 1867 (an Act for the punishment of public gambling and the keeping of common gaming-houses), His Honor is pleased to authorize the extension of the provisions of Section II of the said Act, from the 1st June next, to the under-mentioned villages, in the sub-division of Bongong, in the district of Naddea :—

Mohespore, including Jalipore and Hamidpore,—bounded on the north by river Bhoiruh; south by the Hausadaha Guntali ferry fund road; east by the fields of villages Gourabaria and Govindpore; west by the fields of village Nasdagran.

Gopalnagar, including Khamakalna and Jaliapara,—on the north by Bara Sali Banor; on the east by Thakurjahir Pukur; on the south by the fields of villages Ramchन्द्रapore and the Madla Banor; on the west by the fields of village Kausona.

Garapota, including Kundipore and Kamalpore,—on the west by Kundipore Banor; east by the fields of villages Snundarpore, Sengara, and Gainpore; north by the fields of village Dhulani; and on the south by the village Kantipara and the fields of village Chanda.

Bongong, including Bazar and Matiagunge,—on the east by the fields of Bongong; on the south by the fields of village Kalupore; on the west by the fields of villages Sandarpore and Chompabaria; north by the fields of villages Joypore and Paikpara.

Chhagbaria,—on the north by the Jessore road; on the east by river Labhanga; on the south by the fields of village Kaliani, and on the west by the fields of village Chhagbaria.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## [Third Publication.]

## NOTIFICATION.

*The 1st May 1875.*—Under the provisions of Section 2 of Act V (B.C.) of 1873, the following plan for extending gas-lighting to certain portions of the town of Howrah is published for general information :—

1. The portions of the town to which it is proposed to extend the lighting are that portion of the grand trunk road which lies between Rankristopore Ghaut Road and Bishop's College Road, Seebpore Ghaut Road, and Ghosery Road. The total length of these roads is 2½ miles, and the number of lamps proposed to be erected in them is 75.

2. The total valuation of buildings and lands situated in these streets is Rs. 1,61,363, and a rate of 3 per cent. would yield an income of Rs. 4,840 per annum, which gives an average of Rs. 64 per lamp for defraying the cost of lighting. A communication has been received from the Oriental Gas Company agreeing to accept this sum in payment for supplying gas.

3. The cost of purchasing and erecting the lamps is estimated at Rs. 4,125, and this sum the Municipal Commissioners propose to provide from their general fund during the current official year.

R. L. MANGLES,

*Offg. Secy. to the Govt of Bengal.*

## [Third Publication.]

## NOTIFICATION.

*The 3rd May 1875.*—The Lieutenant-Governor is pleased to direct the elimination, from the scale of provisions for emigrants, as laid down in Schedule B appended to the Emigration Rules under Act VII (B.C.) of 1873, of the red pumpkin (koomra) hitherto supplied daily to each statute adult emigrant under conveyance to the labour districts in quantities of 1½ chittacks, and the substitution therefor of a similar quantity of potatoes, which article of food will accordingly be raised to a daily allowance of 3 chittacks to the entire exclusion of pumpkin, a vegetable that has repeatedly been objected to as unwholesome for coolies on the voyage.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## [First Publication.]

## DECLARATION.

*The 3rd May 1875.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for burial grounds in the town of Chittagong, in villages Mooradpore and Butullee, pergunnah Islamabad, zillah Chittagong, it is hereby declared that for the above purpose the following two pieces of land are required within the aforesaid town of Chittagong :—

(1) A piece of land measuring, more or less, 9b 15c. 18d. of standard measurement, in village Mooradpore, bounded on the north by Hasun Ali and Yesir's homestead and Uzir Ali's shop; east by Raughur Road; south by Colonel's Hill and Buromusia Sura; west by Khiyrate Meah and Dabidin Mooktear's land and Buromusia Sura.

(2) A piece of land measuring, more or less, 8b. 14c. 10d. of standard measurement, in village Butullee, bounded on the north by the hills; east and west by nullahs; and south by homesteads of Korbani Khansama, Abdool Hamid, John Bux Jemadar, and Noorkhan.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

R. L. MANGLES,

*Offg. Secy. to the Govt of Bengal.*

## [Second Publication.]

## DECLARATION.

*The 5th May 1875.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for disposal of municipal refuse of the town of Chittagong, in villages Moradpore, Pahartulli, and Madarbari, pergunnah Islamabad, zillah Chittagong, it is hereby declared that for the above purpose the following three pieces of land are required within the aforesaid town of Chittagong :—

1. A piece of land measuring, more or less, 8 beghas 13 cottahs 2 dhooors of standard measurement, in village Moradpore,—bounded on the north by Baromasia Surra; east, by burial-ground land; south, by Colonel Hill's and Nazir Ali's ryoti land; west, by Hamidulla Khan's old homestead.

2. A piece of land measuring, more or less, 10 beghas 3 cottahs 2 dhooors of standard measurement, in village Pahartulli,—bounded on the east by Tagir Pass; north, by Buttali Hills; south and west, by Ramjau Ali and Arban Ali's talooki land.

3. A piece of land measuring, more or less, 6 beeghas 7 cottahs 12 dhoores of standard measurement in village Madar Bari, - bounded on the north by a tank belonging to Mahomed Roffee Sowdagur and khila land; east, by homestead of Maulvie Kuree Muddin and Mirja Ali's ryoti lands; south, by homestead of Esuff Ali Sowdagur and a tank belonging to Kanti Ram; and west, by the Government road from Buttulli to Sudder Ghât.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

[Third Publication.]

DECLARATION.

*The 14th April 1875*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for widening Bhorparah Ghât road, under the jurisdiction of the Municipality of Howrah, in the village of Howrah, pergunnah Boro, zillah Hooghly, it is hereby declared that for the above purpose a piece of land measuring, more or less, 9 cottahs 8 chittucks 37½ superficial feet of standard measurement, bounded on the north by lands belonging to Government and to Chowdry Zemindurs, and by Bhorparah Ghât road; on the east by Bhorparah road and khall, and by Government land; on the south by Bhorparah Ghât road and by lands belonging to Government and to Chowdry Zemindars; and on the west by Bhorparah khall and by Chowdry Zemindars' land, is required within the aforesaid village of Howrah.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

PUBLIC WORKS DEPARTMENT.—BENGAL

ESTABLISHMENT.

*The 15th May 1875.*

*No. 175.—Transfer.*—Baboo Heraloll Mitter, Overseer Third Grade, from the East Tirhoot Special Division to the Patna District.

*No. 176.—Leave of Absence.*—Lieutenant J. T. Wright, Assistant Engineer, First Grade, Officiating Executive Engineer, Dinagpore Special Division, is allowed privilege leave from the 18th January to the 2nd February 1875, under Chapter 6, Section 24 of the Civil Leave Code.

*No. 177.—Appointment.*—Mr. J. Patterson, Assistant Engineer, First Grade, Officiating Executive Engineer, Backergunge Division, is appointed to Officiate as Executive Engineer of the Aekra Division as a temporary arrangement.

Mr. Patterson assumed charge of the Aekra Division on the 21st April 1875, before noon.

*No. 178.—Leave of Absence.*—Mr. H. J. Handley, Assistant Engineer, Second Grade, attached to the North Bhagulpore Special Division, is allowed privilege leave for two months, under Section 12, Supplement F, of the Civil Leave Code, with effect from the date on which he may be relieved of his duties in that Division.

*No. 179.—Transfer.*—Baboo Suruth Chunder Ghose, Sub-Engineer, First Grade, from the Third to the Second Calcutta Division.

*No. 180.—Notification.*—The services of Baboo Preonath Ghose, Apprentice Engineer, attached to the Sonthal Pargunnahs district, who was deputed to Bengal for relief works, are replaced at the disposal of the Government North Western Provinces, Irrigation Branch, with effect from the 30th April 1875, afternoon.

*No. 181.*—The services of Baboo Boroda Persaud Paalit, Supervisor, First Grade, Dinagpore Special Division, who was deputed to Bengal for relief works, are replaced at the disposal of the Punjab Government with effect from the 7th May 1875, afternoon.

*No. 182.—Transfer.*—Serjeant A. Freeman, Supervisor, Second Grade, from the First to the Fourth, Calcutta Division.

*No. 183.—Appointments.*—Baboo Sudda Nundo Behra, Probationary Accountant, Fourth Grade, attached to the Braminee Division, is permanently appointed to that Grade.

*The 17th May 1875.*

*No. 184.*—Mr. T. H. Wickes, Executive Engineer, Second Grade, Nuddea Rivers Division, is appointed to special duty connected with the Eastern Bengal Railway.

*No. 185.*—Mr. J. S. Carey, Executive Engineer, Fourth Grade, Moorshedabad district, to officiate as Executive Engineer of the Nuddea Rivers Division, in addition to his own duties, during the absence of Mr. T. H. Wickes, or until further orders.

2. Mr. Carey is also appointed Supervisor of the above rivers under Section XIII of Act V of 1864, Bengal Legislative Council.

3. Mr. Carey assumed charge of the above Division on the 17th April 1875, before noon.

*No. 186.—Leave of Absence.*—Baboo Surruth Chunder Ghose, Sub-Engineer, First Grade, attached to the Second Calcutta Division, is allowed privilege leave for three months, under Section 12, Supplement F, of the Civil Leave Code.

*No. 187.*—The following order, issued by the Government of India, Military Department, is republished for information:—

*No. 481, of the 5th May 1875.*—The undermentioned Officer is permitted to proceed to Europe on furlough on private affairs.

Captain Walter Morland Story, of the General List Infantry, Assistant Engineer, First Grade, Military Works Branch, Department Public Works, for eighteen months, under Rules IX and XV of the Regulations of 1868.

*No. 188.*—The following orders, issued by the Government of India, Public Works Department, are republished for information:—

*No. 214, of the 3rd May 1875.*—Major J. P. Steel, M.A., Executive Engineer, 2nd Grade, Bengal, is placed on special duty with the Government of India, with the rank of Executive Engineer, 1st Grade, with effect from the date of his making over charge of the Office of Under Secretary to the Government of India in the Public Works Department to Mr. A. B. Sampson.

*No. 217, of the 3rd May 1875.*—The appointment in Public Works Department Notification No. 161, dated 30th March 1875, of Baboo Hurro Prosuno Ghose as an Accountant, Fourth Grade, is cancelled.

Baboo Kristo Dhone Chatterjee, Head Clerk and Accountant in Bengal, is appointed an Accountant, Fourth Grade, on probation, and is transferred to British Burmah.

*No. 219, of the 4th May 1875.*—The undermentioned upper subordinates attached to His Highness the Nizam's State Railway, who have been temporarily employed in Bengal on famine relief work, are transferred to the establishment under the Director of State Railways:—

Serjeant C. Wickens, Supervisor, Second Grade.

Mr F. Wilshaw, ditto ditto.

„ F. Hiles, Overseer, First Grade.

Araseer Hormusjee, ditto, Second Grade.

*No. 220.*—In Notification No. 112, dated 11th March 1875, transferring certain upper subordinates from the establishment under the Director of State Railways to British Burmah, omit the names of Mr. E. LeMaistre, Overseer, 1st Grade, Baboo Parmesary Doss, Overseer, Third Grade, and substitute those of Corporal J. Crampton, Overseer, First Grade, Mr. D. Campbell, Overseer, First Grade, temporarily transferred to Bengal for famine works.

G. F. E. S. NEILL, Captain, M.S.C.,

Offg. Asst. Secretary to the Govt. of Bengal, P. W. D.

## IRRIGATION.

### ESTABLISHMENT—NOTIFICATION.

*The 12th May 1875.*

*No. 176.—Leave.*—Baboo Woodoy Narain Singh, Assistant Engineer, Third Grade, Brahminee Division, is granted sick leave for two months, under Notification No. 82, dated 8th March 1875, Section 3, Supplement F, of the Civil Leave Code, in extension of the leave granted him in the orders marginally noted.

*The 14th May 1875.*

*No. 177.—Transfer.*—Mr. D. R. Horn, Assistant Engineer, Second Grade, is transferred from the Western Sone Survey to the Buxar Division, which he joined on the forenoon of the 12th instant.

*No. 178.—Posting.*—Mr. R. A. Oldham, Executive Engineer, Fourth Grade, retransferred from the Provincial Branch, is posted to the Gunduck Circle.

*The 17th May 1875.*

*No. 179.—Notification.*—Extract from general orders by the Right Hon'ble the Commander-in-Chief, dated head-quarters, Simla, 15th October 1874:—

The undermentioned candidates are reported to have passed the lower standard in Hindoostanee on the 5th October 1874:—

Lieutenant R. H. Brown, Royal Engineers.

*No. 180.—Transfers.*—Baboo Rajkristo Coomar, Supervisor, Second Grade, from the Dehree to the Western Sone Survey Division, which he joined on the forenoon of the 13th March last.

*No. 181.*—Baboo Baney Madhub Chatterjee, Sub-Overseer, First Grade, is transferred from the Western Sone Survey to the Dehree Division, which he joined on the forenoon of the 11th instant.

*No. 182.—Leave.*—Mr. A. Ruckstuhl, Sub-Engineer, Second Grade, Eastern Sone Division, is granted one month's leave without pay, under Notification No. 91, dated 6th March 1875, Section 9, Supplement F, of the Civil Leave Code, in extension of the leave granted him in the orders marginally noted.

## IRRIGATION.

No. 183 — *Notification.*—With reference to notification No. 53, dated 8th February 1875, it is hereby notified that the undermentioned canals were re-opened for traffic on the dates given below :—

High Level Canal	...	29th March 1875.
Toldandah and Matchgong Canals	...	10th April 1875.

G. A. SEARLE, *Lt.-Col., B.C.,*  
for *Offg. Jt.-Secy. to the Govt. of Bengal,*  
in the *P.W.D., Irrigation Branch.*

## CALCUTTA PORT TRUST.

[Second Publication.]

## NOTIFICATION.

*The 6th May 1875.*—Under the provisions of Section 65 of Act V (B.C.) of 1870, the Lieutenant-Governor is pleased to sanction the following additions and alterations to the schedule of landing and shipping charges over the jetties :—

## IMPORT SCHEDULE.

Names of Articles.	Landing charges.	Removal charges.	Wharf rent.
	Rs. A. P.	Rs. A. P.	Rs. A. P.
Asphalte, per cwt. ....	0 1 6	0 0 9	0 4 0
Drainage pipes, per cwt. ....	0 1 6	0 0 9	0 4 0
Sulphate of copper, per cwt. ....	0 1 6	0 0 9	0 4 0

## EXPORT SCHEDULE.

PRESENT RATE.			PROPOSED RATE.		
Names of Articles.	Shipping charges.	Wharf rent per month.	Names of Articles.	Shipping charges.	Wharf rent per month.
	Rs. A. P.	Rs. A. P.		Rs. A. P.	Rs. A. P.
Tobacco-leaf and prepared, per cwt.	0 1 0	0 10 0	Tobacco-leaf and prepared, in bales.	0 1 6	0 10 0

MD. SCOTT, *Offg. Vice-Chairman.*

## JAIL DEPARTMENT.

No. 3744, dated *Alipore*, the 12th May 1875.—Baboo Dwarka Nauth Chatterjee made over charge of the Maldah Jail to Baboo Uday Chand Dutt on the afternoon of the 4th May 1875.

No. 3895, dated the 17th May 1875.—Lieutenant H. Grey received charge of the Ranchi Jail from Captain N. Lewis in the morning of the 3rd instant.

ERRATUM.—*The 14th May 1875.*—For notification No. 2925, dated 15th April last, published in the *Gazette* of the 21st April 1875, read the following :—

No. 2925, dated 15th April 1875.—Mr. L. Hare, c.s., made over charge of the Dacca Jail to Mr. R. F. Rampini, c.s., on the forenoon of the 16th March 1875.

G. M. BOWIE, *Major,*  
*Offg. Inspector-General of Jails, L.P.*

## HIGH COURT,—Original Side.

*The 17th May 1875.*—It is ordered that the following rule be read and passed as a rule and order of the High Court of Judicature at Fort William in Bengal, to take effect from the first day of June 1875:—

When a case occupies more than one day, the plaintiff shall, every day after the first day, at the sitting of the Court, deliver, to the principal officer in attendance, a requisition to proceed with the case, with a court fee stamp affixed thereon of the value of rupees twenty [being the amount of the fee payable to the Court according to item 21 of the first of the schedules of court fees, which came into effect on the 9th of March 1874]. Such fee, if not paid by the plaintiff, may be paid by the defendant, or, if there be two or more defendants, by any one or more of them; but if not paid at all, the case may be struck out of the board, and treated as having been abandoned. If such fee be paid by the defendant, or any one or more of two or more defendants, the Court may make such order with respect thereto, on the final disposal of the suit, as to it shall seem fit.

A. G. MACPHERSON.  
LOUIS S. JACKSON.  
J. B. PHILAR.  
W. MARKBY.  
T. A. GLOVER.  
CHARLES PONTIFEX.

E. G. BIRCH.  
G. G. MORRIS.  
R. C. MITTER.  
W. F. McDONELL.  
H. B. LAWFORD.

## Sheriff's Office, the 12th May 1875.

NOTICE is hereby given that the Fifth Criminal Sessions of the year 1875, of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, will be holden at the Court-house, in the Town of Calcutta, on Monday, the seventh day of June next, at 11 o'clock in the forenoon, and so on from day to day until the said Session be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Session be then and there to prosecute.

DEGUMBER MITTER, *Sheriff*.

সরকারি আফিস সন ১৮৭৫ সাল ১২ মে।

সকলকে সমাচার দেওয়া যাইতেছে যে শ্রবে বাঙ্গালার ফোর্ট উইলিয়ম ভূগর্ভের অধীন শহর কলিকাতার ও অন্যান্য স্থানের ফৌজদারী বিচার নিষ্পত্তি জন্য আগামি সন ১৮৭৫ সালের ৭ই জুন সোমবার বেলা ১১ ঘটিকার সময় এবং যে পর্যন্ত সেশিয়ানের কার্য শেষ না হয় প্রতিদিন উক্ত সময়ে কলিকাতার হাই কোর্টের আপন আদালত ঘরে সন ১৮৭৫ সালের পঞ্চম ক্রিমিনেল সেশিয়ান বসিবেক এবং এতদ্বারা প্রচার করা যাইতেছে যে, যে সকল ব্যক্তি কোন কয়েদীর বিরুদ্ধে ফৌজদারী মিছিল করিবেক তাহার উক্ত স্থানে উক্ত সময়ে হাজির থাকিয়া মোকদ্দমা করে ইতি।

DEGUMBER MITTER, *Sheriff*.

## NOTIFICATION.

UNDER Section 14 of Act II of 1865, and subject to the orders of Government, notice is hereby given that the Judge of the Small Cause Courts of Dacca and Munshigunge will sit again at Munshigunge Court on the 28th and 29th instant.

PORSHNATH BANERJEE, *Offg. Judge*.

MUNSHIGUNGE S. C. COURT, the 12th May 1875.

## NOTICE.

UNDER Section 14, Act XI of 1865, notice is hereby given that, subject to the orders of Government, the sittings of this Court will in future continue from the 2nd Monday to the 3rd Tuesday in each month, both days inclusive.

R. TOWERS, *Judge of the Monghyr Small Cause Court*

MONOHYR, the 14th May 1875.

## TREASURY NOTICES.

MR. PHILLIPS, C.S., Assistant Collector, has been placed in charge of the Balasore treasury from 3rd May 1875, and is authorized to draw bills on other treasuries.—By order,

K. C. GHOSH, *Personal Asst. to Commr., Orissa.*

UNCOVENANTED Deputy Collector Baboo Taraprasad Chatterjee has been placed in temporary charge of the Moorsbedabad treasury from the 6th instant, and authorized to draw bills on other treasuries.

W. J. HERSCHEL, *Commissioner.*

COMMISSIONER'S OFFICE, PRESIDENCY DIVISION, CALCUTTA, the 12th May 1875.

## EDUCATIONAL NOTICE.

UNDER paragraph 8 of the Junior Scholarship Rules, it is hereby notified that the 18 Junior Scholarships allotted to the Patna division, for the year 1875-76, have been distributed among the several districts comprising it as follows:—

Patna	...	...	...	...	7
Gya	...	...	...	...	2
Shahabad	...	...	...	...	3
Mozufferpore	...	...	...	...	2
Durbhanga	...	...	...	...	0
Sarun	...	...	...	...	3
Chumparun	...	...	...	...	1
Total					18

The grade of these Scholarships will be determined by the number of marks which the successful candidates get at the Entrance Examination, to be held in December 1875.

DURGA GATI BONERJEA, *Personal Asst. to Commr., for Commr.*

## OPIUM NOTIFICATION.

No. 469B.

NOTICE is hereby given that the Sixth Sale of Opium, the provision of 1873-74, will be held at the Government Opium Sale-Room, No. 2, Bankshall Street, on Friday, the 4th June 1875, at 11 A.M., and will comprise 3,750 chests, viz.—

					Chests.
Behar	Opium	...	...	...	2,150
Benares	„	...	...	...	1,600
Total					3,750

2. The general conditions of the sale now advertised will be the same as usual; they may be ascertained by reference to the Notification issued on the 16th November 1874, and published in the *Government* and *Exchange Gazettes*, or on personal application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 9th and 19th June 1875 respectively, that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-room, will be received after 4 P.M. of Wednesday, the 9th June 1875, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Saturday, the 19th June 1875.

4. In addition to the quantity above advertized for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Member in charge of the Opium Department, however,



reserves to himself the right of altering these dates should circumstances render it expedient to do so.

DATES.	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Wednesday, 7th July 1875	2,150	1,600	3,750
On or about Thursday, 5th August „	2,150	1,600	3,750
On or about Monday, 6th September „	2,150	1,600	3,750
On or about Friday, 1st October „	2,150	1,600	3,750
On or about Thursday, 4th November „	2,150	1,600	3,750
On or about Friday, 3rd December „	2,150	1,600	3,750
Total	12,900	9,600	22,500

By order of the Member in charge,

W. H. GRIMLEY, *Offg. Secretary.*

BOARD OF REVENUE, L. P., FORT WILLIAM, the 26th April 1875.

### NOTICE.

No. 501B.

WITH reference to paragraph 18 of the general notification published on the 16th November 1874, it is hereby notified that the Agents of the French Government applied for the reservation of 300 chests of opium from the quantity advertised for sale on the 5th April, but did not pay for them within the prescribed period, and that the Government will cause the opium so reserved to be sold at a sale held expressly for the purpose, of the date of which due notice will be given hereafter.

By order of the Member in charge,

BOARD OF REVENUE, L. P., FORT WILLIAM, the 3rd May 1875. W. H. GRIMLEY, *Offg. Secy.*

### NOTIFICATION.

BY ORDER OF GOVERNMENT.

WITH the object of facilitating the entry of steamers and other vessels at the Custom House, Calcutta, it is hereby notified to all whom it may concern that from and after the publication of this notice—

1. On announcement of the arrival of the vessel at Saugor, the documents necessary for entering a ship may be presented at the Custom House, so as to avoid delay after the ship is moored; and for the purpose of announcement of arrival at Saugor, the official Government Telegraph Gazette will be considered the requisite proof.

2. Agents of ships who present documents for the entry of ships under the permission given by the preceding section, will be considered as undertaking the responsibility of masters under Sections 47 and 49, Act VI of 1863, with regard to the manifest; all alterations made subsequent to the entry of the vessel being subject to the usual penalty.

3. The correctness of a manifest being of extreme importance, those whom it may concern are hereby informed that the penalties in case of want of accuracy or care in the preparation of a manifest will be strictly enforced.

Agents making an application under this notification, will be considered to have consented on behalf of the ship to the conditions above mentioned.

CUSTOM HOUSE, CALCUTTA, the 1st May 1875. J. D. MACLEAN, *Offg. Collr. of Customs.*

100

100

100



# The Calcutta Gazette.

WEDNESDAY, MAY 19, 1875.

## PART II.

### Advertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this part of the Gazette cannot be received after Noon on Monday.]

NOTICE is hereby given that the proprietary right of Government, as specified in the Condition of Sale below, to the under-mentioned estate, situated in the district of Purneah, will be put up to sale at the Purneah Collectorate on Saturday, the 5th June 1875, corresponding with 23rd Jaisto 1282 B.S. and 16th Jaisto 1282 F.S.

The purchasers will be subject to the following conditions of sale:—

1st.—The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, the only right reserved by Government being the right of revising the jamma at the conclusion of the term of the present settlement, and on the expiration of all future settlements. If on resettlement he should refuse to engage, he will be entitled to malikana.

The estate will be sold, subject, up to the expiry of the existing settlement in the year ending 31st March 1902 A.D., to the Government revenue against it, to the highest bidder above the upset price.

2nd.—The sale to be subject to existing leases, and to the rights conferred by the settlement proceedings and by the laws in force; the purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the 15th (fifteenth) day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.

Khas Mohal Register No.	Number in the District Roll.	Name of Estate and Pergunnah.	Approximate area in acres.	Government revenue	Report Price.	REMARKS
				Revenue assessed.		
			A. R. P.	Rs. A. P.	Rs. A. P.	
1.	190	Kishenpore Behary, zillah Gondwarrah, pergunnah Dhur-rumpore.	89 1 38	51 8 0	516 0 0	

PURNEAH, the 19th April 1875.

W. KEMBLE, Collector.

### اشٹہار نیلامی کچہری کلکٹری ضلع پورنہ اینکہ

بذریعہ اسکے خبر دہجانی ہی کہ ضلع پورنہ کے ماتحت اسٹیک مندرجہ ذیل میں جو حق مالکیت گورنمنٹ کا شرایط مندرجہ ذیل میں مندرج ہوا ہے تاریخ ۵ جون سنہ ۱۸۷۵ء مطابق ۲۳ جیٹھ سنہ ۱۲۸۲ بگلوہ ۱۶ جیٹھ سنہ ۱۲۸۲ فصلی روز سنچر کو کچہری کلکٹری میں ضلع مذکور کے نیلام ہوگا خریداران نیلام شرایط تفصیل ذیل کے تابع رہیں گے

خریدار محال مذکور کو تصور کیا جائیگا کہ وہ مالک محال مذکور کا ہی کل حق حقوق گورنمنٹ کا جو محال ہذا میں ہی اسپر عاید ہوگا صرف بعد انقضای میعاد بندوبست حال کے بعد انقضای ۳۱ مارچ سنہ ۱۹۰۴ء یعنی اختیار گورنمنٹ کا ہوگا کہ جمع بندوبست حال کا تبدیل کر دیں اور آئندہ ہر ایک بندوبست کا میعاد منقضي ہونے سے بسا ہی کرسیکنگ اگر بوقت بندوبست ثانی خریدار وہ بندوبست انکار کری تو مالکانہ پانچ مستحق ہوگا اور جو شخص نیلام کے اول ہوگا سے سب پریشی ہوگا اس کے ہاتھ جمع مقررہ بعد انقضای میعاد بندوبست حال یعنی ۳۱ مارچ سنہ ۱۹۰۲ء نیچا جائیگا

۲ پٹھان جو اس وقت قائم ہی اور جو سب حق حقوق بذریعہ بندوبست و قانون روان منظور کیا گیا ہی فروخت کے بعد بھی بھال رہیگا یہ کاران کے طیاری جمع بندی میں جو جو خود کاشت رعیت دھنٹ کیا ہی حق انہو کا خریدار کو ماننا چاہیے

۳ ایک سو روپیہ سے کم قیمت ہونے سے بالکل روپیہ زر ثمن اس وقت دینے ہوگا

۴ ایک سو روپیہ سے زیادہ ہونے تو قیمت یکار کا چوتھائی حصہ اس وقت امانت کرنے ہوگا فروخت کا دن لیکر ۱۵ پندرہ دن در پھر کے وقت یا کہ وہ دن تعطیل ہونے سے اسکے بعد جو دن کچہری پہلے کھلے اُس دن دو پہر تک اگر باقی روپیہ داخل نہیں ہوئی تو خرید بالکل اور امانتی روپیہ گورنمنٹ میں ضبط ہوگا اور پہلا فروخت کے مطابق ثانیاً اشٹہار جاری کر دینے ساتھ خریدار ہارج مذکور کے جوابدہی میں محال مذکور ثانیاً نیلام ہوگا

نمبر خاص محال	...	...	...	...	...	۱۱
نمبر ہی ضلع	...	...	...	...	...	۱۹۰ توزیع
نام محال و پرگنہ	...	...	موضع کشن پور ہاری ضلع گوندوارہ پرگنہ دھرمپور	...	...	...
تعیین ارضی	...	...	ایکر	...	...	۳۸
جمع مقررہ	...	...	...	...	...	۵۱۰۸-۶
نیلام پہلا ہوگا	...	...	...	...	...	۵۱۶

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the under-mentioned estates situate in the district of Backergunge, will be put up to sale at the Backergunge Collectorate, on Wednesday, the 1st of June 1875, corresponding with 19th Jaista 1282 B.S.

The purchasers will be subject to the following Conditions of Sale:—

1st.—The purchasers of these estates will be considered as the proprietors of these estates, and the entire proprietary right of Government in such estates will be transferred to them, the only right reserved by Government being the right of revising the jumma at the conclusion of the term of the present settlements, and on the expiration of all future settlements. If on resettlement they should refuse to engage, they will be entitled to mahikana. The estates will be sold, subject, up to the year 1907 A.D., to the Government revenue against them, to the highest bidders above the upset price.

2nd.—The sale to be subject to existing leases, and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators, who have signed the schedule of assessment prepared by the revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estates to be again put up to sale at the risk of the defaulting purchasers after issue of advertisement, as in the case of original sale.

5th.—The purchasers will be bound to perform the duties of patwarries, as set forth in Section 33, Regulation XII of 1817.

No. in statement of Government estate.	No. on the district roll.	Name of estate and pergunnah.	Approximate	Revenue assessed.	Upset price.	REMARKS.
			area in acres.			
846	1659	Government purchased mahal taluk Ram Keshab Das, pergunnah Bangorara.	A. R. P. Y. 0 2 22 0	Rs. A. P. 2 0 0	Rs. A. P. 1 0 0	To be settled with the purchaser from April 1873 to March 1907 A.D.
253	3681	Ditto Mohanend Mohan, pergunnah Sonepur.	8 2 5 0	1 8 0	1 8 0	Ditto from April 1873 to March 1907.
849	3291	Ditto taluk Ramchankar Ghose, pergunnah Sonepur.	2 3 14 0	8 0 0	16 0 0	Ditto from April 1874 to March 1907 A.D.
588		Ditto Darichar Razbar, pergunnah Rajer-gamedpur.	42 2 13 0	156 0 0	312 0 0	Ditto ditto.

E. J. BARTON, Offg. Collector.

COLLECTOR'S OFFICE, DISTRICT BACKERGUNGE, the 15th April 1875.

জিলা বাকরগঞ্জ।

নীলামা এস্তাহারনামা কাছারী কালেক্টরী জেলা বাকরগঞ্জ।

এতদ্বারা সংবাদ দেওয়া যাইতেছে যে বাকরগঞ্জ জেলার অন্তর্গত পশ্চাৎলিখিত খাস মহাল বিক্রয়ের নিম্নলিখিত নিয়মপত্র গবর্নমেন্টের যে মালিকী স্বত্ব নিম্নিষ্ট হইয়াছে তাহা সন ১৮৭৫ সনের ১ জুন মোতাবেক বাঙ্গলা ১২৮২ সনের ১৯ জ্যৈষ্ঠ মঙ্গলবার এই জেলার কালেক্টরী কাছারাতে নীলাম হইবেক ইতি সন ১৮৭১। ১৫ আগ্রিল মোং ১২৮২ সনের ৩ বৈশাখ।

বিক্রয়ের নিম্নলিখিত নিয়ম খরিদারের মানিতে হইবেক।

বিক্রয়ের নিয়ম।

১ম: এই সকল মহালের খরিদারগণ মহালের ভূম্যধিকারি বলিয়া জ্ঞান হইবে আর বর্তমান বন্দোবস্তের মিয়াদ ফুরাইলেও ইহার পর অন্য যে বন্দোবস্ত করা যায় তাহার মিয়াদ ফুরাইলে গবর্নমেন্টের ভাষা বাড়িয়া দেওয়ার এক অধিকার রাখিয়া এই সকল মহালে গবর্নমেন্টের যে অধিকারিত্ব থাকে তাহা সম্পূর্ণরূপে খরিদারগণকে হস্তান্তর করিয়া দেওয়া যাইবে পুনঃবন্দোবস্ত হইবার সময় তাঁহারা করারনামা করিতে সম্মত না হইলে তাঁহাদের মালিকানা পাইবার অধিকার থাকিবে প্রথম যত টাকা ডাক হয় তাহার উপর যে ব্যক্তি অধিক ডাকে ঐ মহালের উপর গবর্নমেন্টের যে অমা ধার্যা হইল প্রত্যেক মহালের লিখিত মিয়াদপর্যন্ত অর্থাৎ ইং ১৯০৭ সালপর্যন্ত সেই ভাষা দিবার নিয়মে সেই ব্যক্তিকে মহাল বিক্রয় করা যাইবে।

২য়: বর্তমান পাট্টা এবং বন্দোবস্তের কার্য কি প্রচলিত আইনহইতে উৎপন্ন স্বত্ব সকল বিক্রয়ের পরেও বহাল থাকিবেক রাজস্বের কাছারকারদিগের কৃত জমাদানীতে যে খোদকস্তা রাইয়ত স্বাক্ষর করিয়াছে ক্রেতারা তাহাদিগের স্বত্ব মানিতে বাধ্য হইবে।

৩য়: এক শত টাকার অনধিক পণ হইলে সেই সমুদয় টাকা তৎক্ষণাৎ দিতে হইবে।

৪র্থ: এক শত টাকার অধিক হইলে ডাক পণের চারি অংশের একাংশ তৎক্ষণাৎ দাখিল করিতে হইবে বিক্রয়ের দিবস এক দিন বলিয়া গণনা করিয়া বিক্রয়ান্তের পঞ্চ দশ দিনের মধ্যাহ্নকালে কিংবা সেই দিবস বন্দের দিন হইলে তৎপরে প্রথম যে দিন কাছারি খোলা যায় সেই দিনের মধ্যাহ্নকালে যদি অবশিষ্ট টাকা দাখিল না হয় তবে বিক্রয় রহিত ও গচ্ছিত টাকা গবর্নমেন্টে জন্ম হইবে ও প্রথম স্থলীয় বিক্রয়ের মাধ্যম পুনর্ব্বার বিজ্ঞাপন প্রকাশ করণ পূর্ব্বক ঐ ক্রটিকারি ক্রেতার হুকিতে সেই মহাল পুনর্ব্বার বিক্রয় হইবে।

৫ম: ১৮১৭ সনের ১২ আইনের ৩৩ দফামতে পাটওয়ারির কার্য খরিদারগণ করিতে বাধ্য হইবে।

রাজকাষ মহালের বৈজিহস্য নম্বর খাস মহালের বৈজি- হস্য নম্বর	জেলার বহির নম্বর ভৌজির নম্বর	মহাল ও পরগনার নাম	চুই পরিসর হা- নামিক যত একর	গবর্ণমেন্টের দাতব্য	মন্তব্য	
৮৪৬	১৬৯৯	সরকারের নীলাম খরিদা ডালুক রামকেশব দাস পং বাজুরোড়া	এরোঃপোঃগঃ	২	১	ম্যাদই ১৮৭৩ সনের জাশ্রিল নাং ১৯০৭ সনের যাচ।
২৫৬	৩৬৬১	সরকারের নীলাম খরিদা ডালুক মহাম্মদ মুল্লাএম পং কীরামপুর	০১২১২১০ ৮১২১৫১০	১১০	১১০	ম্যাদই ১৮৭৩ সনের জা- শ্রিল নাং ১৯০৭ সনের যাচ।
৮৪২	৩২৯১	সরকারের নীলাম খরিদা ডালুক রামশঙ্কর ঘোষ পং সাহাজাপুর	২১৩১৫১০	৮	১৬	ম্যাদই ১৮৭৪ সনের জা- শ্রিল নাং ১৯০৭ সনের যাচ।
৪৮৮	১৪৪৭ নং অণ্ডগত ৩৬৫ নং	সরকারের নীলাম খরিদা কিং রমুনাথপুরের দরিচর পং বোজিরগ ওমেদপুর	৪২১২১৩১০	১৫০	৩১২	এ

E. J. BARTON, *Officiating Collector.*

NOTICE is hereby given that the proprietary rights of Government, as specified in the condition of sale below, in the undermentioned estates situated in the district of Purneah, will be put up to sale at the Purneah Collectorate on Saturday, the 24th July 1875, corresponding with 9th Srabon 1282 B. S. and 6th Srabon 1282 F. S.

The purchasers will be subject to the following conditions of sale:—

1st.—The purchasers of these estates will be considered as the proprietors of the estates and the entire proprietary rights of Government in such estates will be transferred to them, the only right reserved by Government being the right of revising the jumma at the conclusion of the term of the present settlement, and on the expiration of all future settlements. If on re-settlement they should refuse to engage, they will be entitled to malikana. The estates will be sold, subject, up to the expiry of the existing settlement with year ending 31st March 1902 A.D., to the Government revenue against them, to the highest bidders above the upset price.

2nd.—The sale to be subject to existing leases, and to the rights conferred by the settlement proceedings, and by the laws in force: the purchasers to be bound to respect the right of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement, as in the case of original sale.

Khasra mehal Register No.	No. on the dis- trict roll.	Name of estate and pergunnah.	Approximate area in acres.	GOVERNMENT REVENUE Assessed.	Upset price.	REMARKS
			A. R. P.	Rs. A. P.	Rs. A. P.	
114	1-5	Semiriah Khem Chand, zillah Bhawalpur, pergunnah Dhur- rampur.	112 3 1	20 0 0	200 0 0	
116		Mahthoa, zillah Bhawalpur, per- gunnah Dhurrampur.	64 0 37	5 0 0	50 0 0	
117	495	Kwart Bhawalpur, zillah Bhawal- pur, pergunnah Dhurrampur.	75 1 6	5 0 0	50 0	
119	557	Bansce Poran Dalia, zillah Bhawal- pur, pergunnah Dhurrampur.	21 2 21	2 0 0	20 0 0	
125	27	Lowkahi, zillah Bhawalpur, per- gunnah Dhurrampur.	170 1 10	10 0 0	100 0 0	

PURNEAH COLLECTORATE, the 7th April 1875

W. KEMBLER, *Collector.*



## জিলা বর্দ্ধমান।

নীলামী ইস্তার নামা কাছারী কালেক্টরী জিলা বর্দ্ধমান।

এতদ্বারা সংবাদ দেওয়া যাইতেছে যে বর্দ্ধমান জিলার বধ্যবর্তী নিম্নলিখিত C চিহ্নিত জমি (যাহা বর্দ্ধমান জিলার অন্তর্গত শেরগড় পরগনার পুনাবাদ গ্রামে অর্থাৎ রাণীগঞ্জ লাইনের ১১০ ও ১১১ মাইলের মধ্যস্থিত) ইষ্ট ইণ্ডিয়া রেলওয়ে কোম্পানীর আর আবশ্যক না থাকা প্রযুক্ত সরকারি খাস হাল গণ্য হইয়া সন ১৮৭৫ সালের ১১ জুন মোতাবেক সন ১২৮২ সালের ২৯ জ্যৈষ্ঠ শুক্রবার তারিখে অত্র বর্দ্ধমানের কালেক্টরী কাছারীতে নিম্নরূপে নীলাম বিক্রয় হইবেক ইতি সন ১৮৭৫ সাল তারিখ ১৪ আপ্রিল।

২। এই ভূমির খরিদার নিম্নলিখিত নিয়মাদীন হইবেক।

১। এক শত টাকার অনধিক পণ হইলে সেই সমুদয় টাকা তৎক্ষণাৎ দিতে হইবেক ইতি।

২। এক শত টাকার অধিক হইলে ডাকপণের চারি অংশের একাংশ তৎক্ষণাৎ দিতে হইবেক বিক্রয়ের দিবস এক দিন ধরিয়া গণনা করিলে বিক্রয়ান্তর পঞ্চদশ দিনের মধ্যাহ্নকালে কিম্বা সেই দিবস বন্দের দিন হইলে তৎপরে প্রথমে যে দিবস কাছারী খোলা যায় সেই দিবস মধ্যাহ্নকালে যদি অবশিষ্ট দাখীল না হয় তবে বিক্রয় রহিত ও গচ্ছিত টাকা গবর্ণমেন্টে জমা হইবেক ও প্রথম স্থানীয় বিক্রয়ের ন্যায় পুনর্বার বিজ্ঞাপন প্রকাশ করণ পূর্বক ঐ ক্রটীকারি ক্রেতার ঝুঁকিতে সেই মহাল পুনর্বার বিক্রয় হইবেক ইতি।

৩। ঐ জমি সর্ব উচ্চ ডাককারিকে নিম্ন বিক্রয় করা যাইবেক ইতি।

রাজকীয় মহালের কৈফিয়তের নম্বর	ভৌজীর নম্বর	মহালের ও পরগনার নাম	একর হিসাবে জমির আন্দাজ পরিমাণ	নিলামের প্রথম ডাক	মন্তব্য।
			একর    চৌড    পোল		
১০ নম্বর ...	১৫ নম্বর ...	পুনাবাদ পঃ শেরগড় ...	১২    ১    ১৬	৩৭২৫	

E. W. WHINFIELD, *Collector.*

NOTICE is hereby given that under the sanction of the Judge of Shahabad, the rights and interests in the 4 annas share of the lunatic ward Baboo Kisho Pershad Singh, of Goondn, pergunnah Arrah, zillah Shahabad, in the undermentioned villages, will, subject to the conditions specified at foot, be sold by a public auction in the Shahabad Collectorate, on Monday, the 7th June 1875, corresponding with the 18th Jaith 1252 Fush, in satisfaction of debts due to Kapilmoon Singh and others.

2. The purchasers will be subject to the following conditions:—

(1) The purchasers of these villages will be considered as the proprietors thereof, and the entire proprietary right of the aforementioned lunatic ward in such villages will be transferred to them, subject only to payment of Government revenue. The villages will be sold (subject to Government revenue due from them to the date of sale) to the highest bidders above the upset price.

(2) If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

(3) If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited), and the villages to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

Number.	Names of villages to be sold.	REMARKS.
1	Agursund, pergunnah Arrah.	The villages appertain to the estate Kesharpore, which bears No. 184 on the rent-roll of the district. The Government revenue of the lunatic ward's share in the estate, for which share separate accounts have been opened under Act XI of 1859, is Rs 781-3-10.
2	Bahera, ditto ditto.	
3	Pepra Rampore, ditto ditto.	
4	Rampore Khas, ditto ditto.	
5	Baghkali, ditto ditto.	
6	Burjuh, ditto ditto.	
7	Teksemur, ditto ditto.	
8	Kewantia, ditto ditto.	
9	Peeperpantee, ditto ditto.	
9	Toolseepore, ditto ditto.	

ARRAH COLLECTORATE, the 22nd April 1875.

W. ALEXANDER, *Collector.*



## LAND SALE NOTICES.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Patna will be put up to public and unreserved sale at the Collector's office of that district, on the 31st day of May 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 29th day of March 1875.

## Class I.—Permanently-settled Estate.

No. of Toujee.	Name of mehal and pergunnah.	Sudder jumma.	Name of Proprietor.	REMARKS.
		Rs. A. P.		
746	Arazeetoufeer, Jahangeerpore, Mugurpal, resumed Mehal, Pergunnah Shahpore, Munair.	7,828 2 0	Nund Kishore Malik ...	The entire estate will be sold for arrears of Government revenue only.

HERBERT MOSLEY, *Officiating Collector.*

PATNA COLLECTORATE, the 20th April 1875.

صاحب کلکٹر بہادر ضلع پٹنہ کے حکم سے  
اشعار نیلام مطابق دفعہ ۶ ایکٹ ۱۱ سنہ ۱۸۵۹ عیسوی

سب کو جاننا چاہئے کہ یہ محال جو بیچ لکھا ہے باقی مالگذاری سرکار و دوسری دعویٰ جو مطابق زمین و قانون جاری کے باقی مالگذاری سرکار کے طرح وصول ہونا چاہئے و جو بتاریخ ۲۹ ماہ مارچ سنہ ۱۸۷۵ء کو بانے قعی تاریخ ۳۱ ماہ مئی سنہ ۱۸۷۵ء مطابق ۱۱ ماہ جیٹھ سنہ ۱۲۸۲ فسطی روز دو شدہ کو اس ضلع کے صاحب کلکٹر کے کچہری میں بلا عذر سب کے سامنے بیلام ہوگا \*

قسم اول محال بندوبست دائمی

نمبر نواح	نام محال بقید برگندہ	جمع صدر	نام مالکوں کا	کیفیت
۱۳۵	راضی توفیر جہانگیر پور مگورپال محال ضبطی پورگہ شاہ پور صدر	۱۸۲۸-۲	بد کیشور مالک مالگزار نعلت باقی مالگذاری کے بیلام ہوگا	
	تحریر قاریخ ۲۰ ماہ اپریل سنہ ۱۸۷۵ء			

HERBERT MOSLEY, *Officiating Collector.*

• مالک کلکٹر بھادور ایلے پटना के डकुम से

इसतहार नीलाम सुताबिक दफा ६ एकट ११ सन १८५९

सबको जानना चाहिये के यह महल जो नीचे लिखा है बावत बाकी मालगुजारी सरकार से दोसरे दफा जो सुताबिक सादेन जो कामन जारी के बाकी मालगुजारी सरकार की तरफ बसल होने चाहिये जो जो तारीख २९ महीना मारीच सन १८७५ ई: को पाने थे तारीख ३१ महीना मई सन १८७५ ई: सुताबिक ता: ११ महीना: अठ सन १८८९ फसली दिन सोमार को इस जिले के साहेब कलकटर की कचहरी में बि लाउजुर के सबको सामने नीलाम होगा

नोजी नम्बर	नाम महल और परगना	किसिम बंदोबस्त दारमी मदर जमा	नाम मालिकों का	कैफियत
७४६	बराजी तौफिर अहागीर पुर मगरपाल महल अपती परगने शाह पुर मनेर	७८२८=	मन्दिशवर मालिक माल गुजार	महल खाजा मुसलम नीलाम होगा बईलत बाकी माल गुजारी

ता: २० म: अपरैल सन १८७५ ई:

HERBERT MOSLEY, *Officiating Collector.*

NOTICE is hereby given, under Section VI, Act XI of 1859, that the undermentioned estates in the district of Hooghly will be put up to public and unreserved sale at the Collector's office of that district on the 8th day of June 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th day of March 1875.

Number of Mehal.	Name of Mehal and Pergunnah.	Name of defaulting proprietor.	Sudder jumma.	Amount of arrears due.	REMARKS
<i>1st Class Permanently-settled Estate.</i>			Rs. A. P.	Rs. A. P.	
10	Radhakanta Bati, pergunnah Pandooah.	Jadub Chunder Nundy and Behary Churn Nundy, of Jamgram, pergunnah Pandooah, zillah Hooghly; Ejadhux Chowdhury and Meer Nasser Ali Chowdhury, of Kosbah, Pandooah, pergunnah Pandooah; Syed Hamdoollah, Rajnah Bibee, Molah Akool Hakim, Syed Ahamed, Syed Gulam Haydar, and Syed Nooran Nabee, of Chowghoriah, pergunnah Ramhati, zillah Burdwan; Sokuah Bibee, of Kosbah, Pandooah, pergunnah Pandooah; Mutegeen Nasser Bibee, of Pandooah, Naksi Moholah, pergunnah Pandooah, zillah Hooghly.	624 11 11	6 12 1	
20	Ditto, Malakapore, pergunnah Baligory.	Rama Nundo Bundopadhyay and others	10,665 3 8		
2151	Chakran, ditto, pergunnah ditto.	Ditto ditto	114 0 3		
			10,799 3 11		
		Rs. A. P.			
		Debet 2 as. 10 gals. share belonging to Kulooze Moondry Debet of Sooray, Chack Duce, pergunnah Havah, zillah Bardwan, Sabet of Idola; Sree Sree Moondrooachun, Sreechur, Bistoo, Mohessor, and Moondrooay Shib Thakoor. The sudder jumma of the share, including the Chakran, 1,673 5 1			
		Debet 2 as. 10 gals. share belonging to Kulooze Roy, father and guardian of Sami Chunder Roy, and to Tibdooah Dabee, mother and guardian of Ganeshnath, Opendro-nath, Soelungsoo Sheekhur, and Rishoy Mohun Roy. The sudder jumma of the share ... 1,673 5 1			
		Separate accounts of the shares having been opened under Act XI of 1859, Remarks—			
		11 as. share of Rama Nundo Bundopadhyay and Poon Chunder Bundopadhyay for himself, and as guardian and executor to the estate of his son-in-law, Poonotho-nath, of Harbath Bundopadhyay. The sudder jumma of the share ...	7,302 0 0	2,522 0 0	
34	Ditto, Thoyparrah, pergunnah Pandooah	Molah Akool Hakim, Syed Ahamed, Syed Gulam Haydar, and Nooran Nabee, of Chowghoriah, pergunnah Ramhati, zillah Burdwan; Sokuah Bibee, of Kosbah, Pandooah, pergunnah Pandooah, zillah Hooghly.	1,066 1 0	213 8 0	
	Ditto, Sikanpore, pergunnah Sikanpore	Tarnee Churn Chuttopadhyay and others	2,108 8 0		
		Debet 1 anna 15 p. 2 k. share of Poon Nath Chuttopadhyay, of Sikanpore, pergunnah Sikanpore, zillah Burdwan. The sudder jumma of the share is ...	231 15 0		
		A separate account of this share has been opened under Section 10, Act XI of 1859.			
		The remaining share, belonging to Tarnee Churn Chuttopadhyay, of Sikanpore, pergunnah Sikanpore, to Kirsato Gopal Chuttopadhyay, Jomoon Dabee, mother of the minor Bero Nath Roy, Bongoon Dabee of Kinnakpore, and to Issa Chunder Roy, Rishooingoy Dabee, guardian of Kirsato Bibee Roy, Prander Roy, Debas Roy, Binsack Lal Roy, Jugut Chunder Roy, Tarneene Dabee, Chundooingoy Dabee, Banga Chunder Dabee, and Prem Chund Dabee. The sudder jumma of the share ...	1,873 9 0	1 14 8	Since realized

HOOGHLY, the 23rd April 1875.

A. WEEKES, *Offg. Collector.*

NOTICE is hereby given, under Section VI, Act XI of 1859, that the undermentioned estates in the district of 24-Pergunnahs will be put up to public and unreserved sale at the Collector's office of that district, on the 10th day of June 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th day of March 1875.

## FOR ARREARS OF RENT.

*Class I.—Permanently-settled Estates.*

\* No. 6.—Pergunnah Magoora, kismut Roynagar, &c.; recorded proprietor Shectaram Roy, &c.; sudder jumma Rs. 7,158-14-3½.

No. 266.—Kismut pergunnah Medun Mollo Dehee, Medun Mollo; recorded proprietor Hajee Golam Hossen; sudder jumma Rs. 1,414-3-10.

No. 974.—Kismut pergunnah Myhate, &c., modza Gofjufurpore, &c.; recorded proprietor Netohar Muhmed, &c.; sudder jumma Rs. 1,540-0-5; road cess Rs. 15-6-9.

## FOR ARREARS OF RENT.

*Class II.—Temporarily-settled Estates.*

No. 2624.—One-seventh part of lot No. 166; recorded proprietor Poornoo Chunder Ghose, &c.; present sudder jumma Rs. 523, rising to Rs. 2,091 in 1250 B.S.

W. S. WELLS, *Offg. Collector.*

24-PERGUNNAHS COLLECTORATE, the 29th April 1875.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Mozzuffpore will be put up to public and unreserved sale at the Collector's office of that district, on Monday, the 31st May 1875, corresponding with 11th day of Jeyth 1282 Fuzlee, for arrears of revenue due on 28th March 1875.

Serial No.	Towhee No.	Name of Estate and Pergunnah.	Name of Proprietor.	Demand of the estate.		Arrears of revenue due on the	
				Rs.	A. P.	Rs.	A. P.
1	36	Jowinpur Bunder, pergunnah Balazoteh	Deenoo Sadeh, &c.	280	5 7	280	3 10
2		ditto	Swakhar Singh, &c.			187	12 7
3		ditto	Deenoo Sadeh, &c.			236	15 1
4	39	Jowinpur Khass	Musnad Janki Kuer, mother and guardian of Wasee Loh.	843	8 8	28	14 5
5	912	Chhatrauli Chhatwar, pergunnah Bhalu	Barwan Singh, &c.	584	8 0	784	8 0
6	992	Magee, ditto	Barwan Singh, &c.	1,404	8 0	1,404	8 0
7	421	Chok Masha Musammar, pergunnah Bhalu	Sankhi Chhok, &c.	882	3 0	882	3 0
8	522	Hudya, pergunnah Pasotra	Biku Misser, &c.	1,292	3 0	678	11 2
9	587	Hudya, pergunnah Dharwa	Messrs. Bishnupanti	1,141	7 3	349	0 9
10	588	Hudya, ditto	Nahai Singh, &c.	845	6 1	747	7 1
11	709	Bahadur Chhatwar, pergunnah Bhalu	Nuganayon, &c.	1,031	11 9	213	14 3
12	719	Bikani, pergunnah Bissarah	Kelai Pan, &c.	1,294	12 10	1,294	10 10
13	727	Chhatrauli Biskapur, pergunnah Bissarah	Indradhuj Upadhyaya, &c.	2,02	9 1	1,175	13 1
14	772	Borhanathpur, pergunnah Bissarah	Mastrum, &c.	2,145	4 3	2,145	4 3
15	786	Sahampur Deemra, pergunnah Bissarah	Indrum Kiang, &c.	1,185	13 7	1,185	1 1
16	1166	Shawdapur, pergunnah Gudi Chowd	Sunder Sahai	1,611	3 1	69	7 0
17		Basudho Marwa, pergunnah Gudi Chowd	Sardar Abdul Aziz			56	3 2
18		Gopalpur, pergunnah Gudi Chowd	Shahpur Sahai			73	3 6
19	1207	Jasrampur Bhalu, pergunnah Hasepur	Land Bah, &c.	745	10 11	584	13 11
20	1209	Jasrampur, ditto	Shahpur Sahai, &c.	1,212	1 5	115	0 1
21	1228	Sahapur Ghaspur, ditto	Kar Singh, &c.	593	16 8	563	10 8
22	1212	Golbampur, ditto	Messrs. Indram Kuer	1,220	9 0	12	0 0
23		ditto	Asad Naram Singh, &c.	1,223	9 0	377	6 3
24	1250	Nawanagar, ditto	Hemraj Sahai, &c.	701	0 0	118	5 0
25		ditto	Dewan Chit			118	5 0
26		ditto	Prasad Singh			118	5 0
27	1692	Talugh Saree, ditto	Dewan Chit Singh, &c.	1,782	1 1	78	13 1
28	1702	Sareenagar, ditto	Shambhupersad, &c.	2,006	6 2	180	10 6
29		Subandabadi, ditto	ditto	2,006	6 2	185	8 11
30	2050	Kharan, rathore, ditto	Mehra	851	8 0	222	11 0
31	2112	Khadga, pergunnah Ghaspur	Dewan Bah, &c.	633	7 2	417	12 7
32	2117	Mundwale, pergunnah ditto	Dewan Singh, &c.	633	7 2	603	0 0
33	2112	Balucha, pergunnah ditto	Farhad Ali, &c.	633	7 2	603	0 0
34	2315	Jasipur, pergunnah Dharwa	Messrs. Misser, &c.	1,200	2 1	1,090	2 1
35	2604	Rampur, Chhatwar, pergunnah Bhalu	Barran Singh, &c.	757	4 3	309	14 0
36	3001	Hassanpur, Lagunapore, pergunnah Saree	Unadabadi, &c.	105	1 1	784	13 7
37	3121	Harpur, rathore, Jasrampur, Bhalu, &c.	Harpur, &c.	684	11 10	604	7 10
38	3050	Jasrampur, pergunnah Bissarah	Harpur Singh, &c.	543	5 0	187	5 0
39	3053	Azadpur, rathore, Jasrampur, pergunnah Bissarah	Shanwar Singh, &c.	1,232	5 0	1,532	5 0
40	5087	Sahapur, pergunnah Hasepur	Bansal Singh, &c.	1,000	1 0	700	14 5
41	6034	Mandwa, pergunnah Bissarah	Mandwa, &c.	500	3 7	592	3 7
42	7296	Deodha Bhalu, pergunnah Bhalu	Harpur, &c.	74	8 0	712	8 1
	8071	Pachatola Jaha, pergunnah Bhalu	Bikhi Lal, &c.	111	1 3	1,111	1 3
	10654	Anzi Bhalu Nawanagar, Bissarah, Jasrampur, pergunnah Bhalu	Shank Umer, Ady. auction purchaser.	505	2 0	515	2 0

MOZZUFFPORE COLLECTORATE, the 26th April 1875.

C. L. WORSLEY, *Offg. Collector.*

اس تحریر کے رو سے خاص و عام کو دفعہ ۶ ایکٹ ۱۱ سنہ ۱۸۵۹ء کے مطابق اطلاع دی جاتی ہے کہ علاقہجات موسومہ مرقوعہ ضلع تھرت بعلت زر باقی وغیرہ مطالبہ جنکو قوانین اور یکڈوں متمشیہ کے رو سے وصول کرنا جائز ہے اور اس زر باقی اور مطالبہ کو تا تاریخ ۲۹ مارچ سنہ ۱۸۷۵ء غایت ادائے مالگذاری سرکار ادائے کرنا واجب تھا بالضرور بتاریخ ۳۱ مئی سنہ ۱۸۷۵ء مطابق ۱۱ جیتھ سنہ ۱۲۸۲ فصلی روز دو شنبہ کچھری کلکٹری ضلع مظفر پور میں نیلام ہوگا

مہاللات بندوبستی استواری

نمبر نمبر شمار	نمبر نمبر توزیع	نام مہال و پرگنہ	نام مالک	صدر جمع مہال مسلم	صدر جمع اوس حصہ کا جو نیلام کیا جائیگا	باقی جسکے نیلام ہوگا	کیفیت
۱	۳۵	جونا پور رودر پرگنہ بالا گنج	بابو بھونگی سہاے بابو بھدرو سہاے وجو سہاے سنگہ و لالہ بھوجا کے لعل و رام بھس رام و لچھمی نرین رام و ریت لعل راما و سوراما سائلن از روے تغریق رول	۵۷	۱۰۲۸۹۱	۲۰۹	بہت مہال بعلت باقی مالگذاری سرکار نیلام ہوگا
۲	۳۵	ایضا	بابو دوا کانتیہ سنگہ سائلن تغریق رول	ایضا	۱۲۷	۲۱	ایضا
۳	۳۵	ایضا	بھدرو سہاے سنگہ و گرجا راہ و راندیپ چودھری بابو بیچناتھ سہاے و بابو لعل بھاری سنگہ سائلن از روے تغریق رول	ایضا	۱۰	۱۵	ایضا
۴	۳۹	جونا پور خاص پرگنہ ایضا	مسماۃ جانکی کنور مادر والیہ وزیر لعل بسر نانالغ و متوگ سنگہ و گوپال سنگہ و کلدیپ سنگہ و بالسو سنگہ و موکی سنگہ و چھمی نرین سنگہ و کارو سنگہ و شیخ اشرف علی و ونو سنگہ و تڈو سنگہ رام لوچن سنگہ و جنو سنگہ و بیو سنگہ ت مرجب سنگہ و نرین سنگہ و جین سنگہ و لچھمن دھاری سنگہ و جگر سنگہ و ذقمہ سنگہ پندت بابو نرسنگہ سرکار مظفر و گیش لعل و رام نرین سنگہ و رام پادو سنگہ مدعا علیہم تغریق رول	۸۸	۸۴۳	۱۴	بہت مہال بعلت باقی مالگذاری سرکار نیلام ہوگا
۵	۲۱۲	چٹوڑی چدواڑ پرگنہ بہا	بیگمزان دت سنگہ و چیت نوران سنگہ	۸۹	۵۸۳	۵۸۴	ایضا
۶	۳۰۲	مردھیا پرگنہ بھرواڑہ	رام سہای تھاکر کنور بھاری پرشاد	۸۰	۱۴۰۴	۱۴۰۴	ایضا
۷	۴۲۱	چک مہشی موصوم نگر پرگنہ بڑیل	شیخ چھوگا و مہربان و نظر علی و میر علی	۳۰	۸۸۲	۸۸۲	ایضا

نمبر شمار	نمبر توزیع	نام محال و پرگنه	نام مالک	جمع محال مسلم	صدر جمع اوس حصه کا جو نظام کیا جائیگا	واقعی جسکے لئے نظام ہوگا	کیفیت
			وشہ محمد و تراب علی ورزن لالہ و جگو دیبی و سیقا سنگھ ٹھاکر و نرائن چمار و نئی جان و ایکٹ جان و گارو جان و سیوانہ مواری و نرائن ساکو و شیو دیال سنگھ و کنیا لعل و فرزند علی و چاندنی بی و نور الدین حسین و شیخ غلام حسین و رایدیب ٹھاکر و جیون لعل شیو سہای ٹھاکر و چندت مواری و غیرہ				
۸	۵۲۲	ہردیا پرگنه بسوتر	بیکو مصر و ادیم ٹھاکر و غیرہ	۱۲۰۲ ۳ ۰	۲۷۸ ۱۱ ۲	۴	۶۸
۹	۵۸۷	بنگوانپور پرگنه دھورو	مسماۃ بیدایتی مہیش کنور سائل تقریق رول	۱۴۱۱ ۷ ۳	۳۴۹ ۹ ۹	۱۱	۱۰۹
۱۰	۵۸۸	مونت پرگنه ایضا	نہال سنگھ چودھری و جگموہن چودھری و غیرہ	۸۳۰ ۶ ۱	۷۴۲ ۷ ۱	۲	۲۱۵
۱۱	۶۰۹	بہلپور صورہ چککلہ کڑجو پرگنه سارہ	تگ نرائن سائل تقریق رول	۱۴۰۳ ۱۴ ۹	۲۱۳ ۱۱ ۳	۱۰	۱۶
۱۲	۷۱۰	بہتولی چککلہ کرجول پرگنه سارہ	گرمی زئی و اسمان رای و غیرہ	۱۲۰۱ ۱۲ ۱۰	۱۲۰۱ ۱۲ ۱۰	۱	۴۵
۱۳	۷۲۷	چنرولیا مسرہ پرگنه کرجول پرگنه سارہ	اندردھوج اوندھیا و جمد اوندھیا و غیرہ	۲۹۰۲ ۹ ۱	۱۱۶۵ ۱۳ ۱	۷	۴۴
۱۴	۷۷۲	رگھوناتھ پور چککلہ کرجول پرگنه سارہ	مولی رام و دیبی رام و غیرہ	۳۲۱۴۵ ۴ ۳	۲۱۴۵ ۴ ۳	۴	۱۹
۱۵	۷۸۶	سلم پور کرمیٹا پرگنه ایضا	رتن کنو و رام کشن مصر و غیرہ	۱۱۸۵ ۱۳ ۷	۱۱۵۱ ۱۱ ۱	۷	۳۱۱
۱۶	۱۱۰۶	سیودہ پور پرگنه گدچود	سندھسہای سائل زیر تقواری حصہ ۴ آنہ	۱۰۴۴ ۳ ۱	۶۹ ۷ ۰	۶	۲۱
۱۷	ایضا	بسنٹ دیو مورما پرگنه ایضا	سید عبدالعزیز سائل زیر تقواری	۱۰۴۴ ۳ ۱	۵۶ ۳ ۲	۶	۳
۱۸	ایضا	گوالپور پرگنه ایضا	صدر سہای سائل زیر تقواری حصہ ۶ آنہ	۱۰۴۴ ۳ ۱	۷۹ ۳ ۶	۰	۲۴
۱۹	۱۲۰	جسراچپور لیا پرگنه چمپور پرگنه حاجی پور	امید زئی و چیت نرائن و غیرہ	۱۰۷۳۵ ۱۰ ۱۱	۵۸۴ ۱۳ ۱۱	۸	۱۸
۲۰	۱۲۰۹	چرنہ پرگنه حاجی پور	شیخ کفایت علی و شیخ خوشید علی و غیرہ	۱۲۱۲ ۱ ۵	۴۴۵ ۰ ۱	۶	۸۲
۲۱	۱۲۲۸	شاہ پور غوث پور پرگنه ایضا	کنور سنگھ و بہکوت سنگھ و غیرہ	۱۰۵۰۶ ۱۰ ۸	۵۰۶ ۱۰ ۸	۷	۱۷
۲۲	۱۲۴۲	کوبند پور پرگنه ایضا	مسماۃ لچمی کنور زوجہ رام رتن سنگھ	۱۲۹۳ ۹ ۰	۳۲ ۰ ۶	۳	۴
۲۳	ایضا	ایضا	اجیت نرائن سنگھ و جگدیو کا نرائن سنگھ و غیرہ	۱۲۹۳ ۹ ۰	۵۷۷ ۶ ۳	۱	۱۴۵
۲۴	۱۲۵۹	نوا نگر پرگنه ایضا	لچرنگی سہای و بہیرو سہای سائل تقریق رول	۷۹۱ ۰	۱۴۸ ۵	۱۰	۱۴
۲۵	ایضا	ایضا	دوارکا ناتھ سائل تقریق رول	۷۹۱	۱۴۸ ۵	۹	۹

نمبر شمار	نمبر توزیع	نام محال و برگه	نام مالک	صدر جمع محال مسلم	صدر جمع اوس حصه کا جو نیلام کیا جائیگا	باقی جسکے لئے نیلام ہونا	تفصیل
۲۶	۱۲۵۹	نواکبر برگہ حاجی پور	پرباگت سنگہ سائل	۷۹۱ ۰ ۰	۱۴۸ ۵ ۰	۹ ۳ ۹	
۲۷	۱۶۹۲	تعلیہ ساری برگہ کسمہ	دوند بہاد سنگہ و برجالل سنگہ و غیرہ مدعا علیہم تقریق رول	۱۳۴۲ ۱۰ ۴	۱۷۸ ۱۵ ۰	۳۰ ۱۵ ۱۰	
۲۸	۱۷۰۲	مورڈا نگر برگہ بضا	نانو شہو پیرشاد سنگہ و درگا پیرشاد سنگہ سائلان ازروی زہر پتوارہ حصہ ۲ آنہ ۱۳ گڈہ ۱ ٹوڑی ۱ کوت	۶۲۰ ۱۶ ۶ ۲	۱۸۰ ۱ ۰	۵۶ ۰ ۸	
۲۹	۱۷۰۲	محمد آباد برگہ	نانو شہو پیرشاد سنگہ و درگا پیرشاد سنگہ سائلان ازروی زہر پتوارہ حصہ ۲ آنہ ۱۳ گڈہ ۱ ٹوڑی ۱ کوت	۱۱۲۰ ۱۶ ۶ ۲	۱۰۵ ۸ ۰	۳۲ ۱۵ ۰	
۳۰	۲۰۲۶	خمسند رگہاں برگہ مخلدے	اعل جمہ سائل تقریق رول	۶۵۱ ۸ ۰	۲۱۲ ۴ ۰	۱۱ ۸ ۲	
۳۱	۲۱۴۲	دای چکھ مہش پرگہ ساد	رشدی اعل و لنگ کنو اعل وغیرہ مدعا علیہم ازروی زہر پتوارہ	۶۳۳ ۷ ۲	۴۳۷ ۱۲ ۲	۸۳ ۱۴ ۶	
۳۲	۲۱ ۲ ۳۲	مکواہی برگہ بضا	جرام سنگہ و گوند سہا و غیرہ	۶۴۳ ۷ ۲	۱۰۲ ۹ ۰	۹ ۷ ۵	
۳۳	۲۱۴۲	لیا چکھ مہش برگہ بضا	لجہ می ت سا و شام جمہ و غیرہ	۶۴۳ ۷ ۲	۵۲ ۷ ۰	۳ ۱۴ ۱۰	
۳۴	۲۳۴۵	جانی پور برگہ نان بو	مادھو مضر و شیون مضر و غیرہ	۱۴۰۰ ۲ ۴	۱۴۰۰ ۱ ۴	۱۱۵ ۷ ۲	
۳۵	۲۹۰۴	رام بہ چندن پتی پرگہ سیوہ	بیرون سنگہ و شیو پتیس سنگہ وغیرہ سائلان قسطنطین	۲۵۷ ۱ ۳	۱۰۹ ۱۴ ۰	۳۶ ۱۲ ۰	
۳۶	۳۰۰۴	حسدای نو پیغمبر دور برگہ سون	اوہراو بہاد سنگہ و شیون چودھری وغیرہ مدعا علیہم تقریق رول	۵۳۵ ۱ ۱	۱۸۴ ۱۴ ۷	۲۳ ۸ ۷	
۳۷	۳۱۲۱	مورڈو لووا جتھار پور پتہ بوندہ سوما	میر دای و گوندو دای و غیرہ مدعا علیہم تقریق رول	۱۰۶۳ ۱۱ ۱۰	۶۴ ۷ ۰	۱۴۹ ۰ ۴	
۳۸	۵۰۵۰۶۳	جواہی برگہ سواد	نانو پیرکاش نواس سنگہ و غیرہ مدعا علیہم تقریق رول	۵۶۱ ۱۵ ۰	۱۷۷ ۵ ۰	۱۱ ۱۳ ۲	
۳۹	۳۳۴۳	ارمی گنج جواہر پور برگہ حیدر	شیو راج سنگہ و گالی سنگہ رول	۱۸۳۲ ۵ ۰	۱۵۳۲ ۵ ۰	۴۸۹ ۴ ۷	
۴۰	۳۴۸۷	مکوار اور برگہ بضا	بندساوچن دے و بندل سنگہ وغیرہ مدعا علیہم تقریق رول	۱۲۱۱ ۱ ۹	۷۹۲ ۱۴ ۰	۱۴۱ ۰ ۷	
۴۱	۵۶۳۴	مسواہ برگہ سارہ	سید ابوالحسن سائلان	۵۹۱ ۳ ۷	۵۹۲ ۳ ۷	۸ ۱۲ ۷	
۴۲	۷۱۹۶	دیوہا ایسہامی پرگہ بیل	شیخ حیدر علی	۱۴۱ ۸ ۱	۲۳ ۸ ۱	۷۹ ۵ ۶	
۴۳	۸۹۷۱	اوجنگی جدو برگہ نوا چہان	ہنگولہل و عسما چانگی تقریق رول	۷۱۵ ۸ ۱	۱۱۴ ۱ ۳	۶ ۷ ۹	
۴۴	۱۰۹۵۴	ایسی بٹھی نواہر دناہ جوا پور برگہ حاجی پور	شیخ ظہور علی خردار نیلام	۵۱۵ ۲ ۰	۲۰۱۵ ۲ ۰	۲۲۹ ۱۵ ۶	

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Jessore will be put up to public and unreserved sale at the Collector's office of that district on the 8th day of June 1875, corresponding with the 20th day of Joisto 1282 (B. S.), for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 28th March 1875.

*Class I.—Permanently-settled Estate.*

No. 4597.—Mouzah Silimpore, pergunnah Issuhpore; recorded proprietors Shurnsh Sutti and Agur Money Dassia; sudder jumma Rs. 770-11-3; will be sold for arrears of Government revenue amounting to Rs. 20-14-1.

*Class II.—Temporarily-settled Estate.*

No. 58.—Abadkari right of Chandkhali, in Soonderbuns; recorded proprietors Wooma Nath Roy Chowdhury; farming lease to 1311 (B. S.); present sudder jumma Rs. 1,060; rising, in 1288 (B. S.), to full jumma of Rs. 1,191; will be sold for arrears of Government revenue amounting to Rs. 1,060.

A. SMITH, Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Sarun will be put up to public and unreserved sale at the Collector's office of that district on Monday, the 31st May 1875, corresponding with 11th Jait 1282 F.S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 29th, in lieu of the 28th March 1875.

No.	Town.	Name of estate and pergunnah.	Name of proprietor.	Government	Government	Arrears of
				revenue of the entire estate.	revenue of the share which will be sold for arrears of re- venue.	revenue due from the estate.
Rs. A. P.						
Rs. A. P. K.						
Rs. A. P.						
CLASS I.—Permanently-settled Estates.						
1	240	Eksar, pergunnah Bal	Harper-had Narain, Rampershad Narain, and others.	812 11 0	355 5 0 0	26 4 3½
2	340	Pilhowri, pergunnah Bal	Satraben Sahi, Kund Kumar Sahi, and others.	630 12 9½	155 7 3½	45 11 8½
3	481	Sumahuti, pergunnah Bal	Kandhaia Lall, Behari Khan, and others.	2,133 5 4	1,840 0 0 0	4 2 9½
4	1165	Hampoor Chand, pergunnah Para.	Ram Sahi Sing, Sungam Lall Sahi, and others.	671 6 10	581 6 10 0	9 3 6½
5	1751	Telha Buzurg, pergunnah Chirand.	Mirza Tasaddiq Hussain, Durga Sing, and others.	1,348 10 8	491 15 5½	19 14 11½
6	1751	Ditto, share of Bhugwan Dass	Bhugwan Dass	1,346 10 8	79 2 8 0	3 7 2
7	1755	Chirand, pergunnah Chirand	Gunga Pershad Deo, Coomar Sing, and others.	8,495 10 6	1,017 11 4½	25 1 2½
8	1755	Ditto, share of Ather Hussain	Ather Hussain	8,495 10 6	939 12 4 0	8 11 10
9	1989	Rampoor Ami, pergunnah Kusumer.	Kewar Sing, Kandanaia Sing, and others.	637 5 4	637 5 4 0	1 2 9
10	2000	Raipatti, pergunnah Kusumer	Bhugwan Dass, Chameli Kuer, and others.	7,202 10 11	340 14 4 0	217 9 6
11	2027	Salehpoor, pergunnah Kusumer	Raghupat Lall	619 0 0	649 0 0 0	191 1 9½
12	2028	Salehpoor, pergunnah Kusumer	Raghupat Lall	65 0 0	650 0 0 0	133 1 1½
13	2268	Ishrowli, pergunnah Goah	Raj Cumar Sing, Nekuam Sing, and others.	1,669 6 9	798 15 9 0	12 2 3½
14	2320	Bisembherpoor, pergunnah Goah	Kowbut Lall, Banaresi Lall, and others.	531 13 5½	438 11 19 0	0 6 5
15	2450	Dharanraj, pergunnah Goah	Meherbun Sing, Ram Sahai Sing, and others.	663 7 5	230 1 6 0	13 7 0
16	2450	Ditto, share of Nika Ojha and others.	Nika Ojha and others	663 7 5	15 4 0 0	0 9
17	2520	Dhowri, pergunnah Goah	Ghulam Hussain Khan and others	517 5 4	511 6 4 0	1 12 7
18	2525	Simraha Mobarrulpore, pergunnah Goah.	Sukh Lall Sing, Bissheser Sing, Mussamut Bechun Kuer, and others.	853 5 4	20 3 2 1	4 10 3½
19	2593	Shekhpur Rowza, pergunnah Goah.	Jaigopal Sah, Ramanugra Sing, and others.	602 13 9½	170 2 7½	39 2 7
20	2640	Khurati, pergunnah Goah	Shun Lall Rai and others	1,015 4 10½	814 10 4 11	1 3 2½
21	2662	Mirzapur, pergunnah Goah	Harpersbad Sing and others	1,535 15 11½	709 1 11 0	4 0 5
22	2813	Amnour Mandur, pergunnah Makair.	Jobraj Sing, Jamarat Lall, and others.	12,485 1 3½	2,033 1 9 12½	232 8 11½
23	2813	Ditto, share of Hira Lall	Hira Lall	12,485 1 3½	450 10 4 10	16 13 5½
24	2816	Amnour Mauder, pergunnah Makair.	Salamut Ally, Basharat Ally, Magu Sing, and others.	7,301 11 0½	753 1 7½	176 9 3½
25	2816	Ditto, share of Hargobind Sahai	Hargobind Sahai	7,301 11 0½	85 5 3 10	0 4 11
26	2984	Yehypore, pergunnah Madhul	Shui Narain Rai, Baiju Rai, and others.	648 9 6	277 1 8½	7 14 1½
CLASS II.—Temporarily-settled Estate.						
4393		Diarah Godna, pergunnah Manjhi	Bahoo Sridhar Sahi and others	671 0 0	671 0 0 0	4 11 0

اشہار بیلان بابت بقیہ مالگذاری سرکار  
 واضح ہو کہ حسب دفعہ ۱ ایکٹ ۱۱ سنہ ۱۸۵۹ ع کے یہ محلات مرقومہ الذیلک ضلع سارن میں بابت بقیہ  
 مالگذاری سرکار و دیگر دعوی جو از روئے دستورات قوانین مجاریہ موقوف باقی مالگذاری سرکار کے بقاریخ ۲۹  
 مارچ مہای ۲۸ ماہ صدور سنہ ۱۸۷۵ ع واجب الوصول ہی بروز دوشنبہ تاریخ ۳۱ ماہ می سنہ ۱۸۷۵ مطابق  
 ۱۱ جیٹہ ۱۲۸۲ فصلی کچہری میں صاحب کلکٹر اُس ضلع کے بلائذ عام بیلان میں رکھا جائیگا  
 قسم اول  
 محلات بدوہسنی استعماری

نمبر شمارہ	نمبر توزیع	نام محال و پرگنہ	نام مالک مندرجہ سرشتہ	صدر جمع محال مسلم	صدر جمع اوس باقی جسکی حصہ کاجو بیلان لگے بیلان ہوگا کیا حاکم	کیفیت
۲۴۰	۱	ایکسار پرگنہ نال	ہر پرشاد نوابین رام پرشاد نواب وغیرہ	۸۱۲ ۱۱ ۰	۳۵۵ ۵ ۶	بعلت باقی مالگذاری سرکار بیلان ہوگا
۲۴۰	۲	پشہوری پرگنہ نال	اسد علی شاہی اندکمار شاہی وغیرہ	۱۲ ۹ ۶	۱۵۵ ۷ ۳	ایضا
۴۸۴	۳	مہوٹا پرگنہ نال	اندھیا لال بیہاری خان وغیرہ	۲۱۳۳ ۵ ۴	۱۰۴۰ ۰ ۰	۴ ۲ ۹
۱۱۶۵	۴	رام پورچاند پرگنہ بابہ	رام سہائی سنگھ سینگ لال	۱۰ ۶ ۶	۵۸۱ ۶ ۱۰	۹ ۳ ۶
۱۷۵۱	۵	بلیان پری پرگنہ جوند مرزا	نصرت حسین درگا	۱۰ ۸ ۱	۱۳۴۰ ۵ ۵	۱۱ ۱۴ ۱۹
۱۷۵۱	۶	ایضا کھانہ بھگونداس	بھگونداس	۱۰ ۱ ۱	۸۱۳۲۶ ۱۰ ۱	۲ ۸۹ ۲
۱۷۵۵	۷	چوند پرگنہ چوند	گنگا پرشاد دیوکار سنگھ وغیرہ	۱۰ ۱ ۶	۱۴۹۵ ۱۰ ۴	۲۵ ۱ ۲
۱۷۵۵	۸	ایضا کھنڈا لہر حسین	لہر حسین	۱۰ ۶ ۱	۱۴۹۵ ۱۰ ۴	۸ ۱۱ ۱۰
۱۹۹۹	۹	راجپوت پرگنہ کسمر	کول سنگھ کھناسنگھ وغیرہ	۵ ۴ ۳	۳۰۰ ۵ ۸	۱ ۲ ۹
۲۰۰۹	۱۰	رئی پری پرگنہ کسمر	بھگونداس چمیلی کلور وغیرہ	۱۰ ۱۱ ۱	۷۲۶۲ ۱۰ ۱۱	۲۱۷ ۹ ۶
۲۰۲۷	۱۱	صالح پری پرگنہ کسمر	گھوٹ ال	۰ ۰ ۰	۰ ۰ ۰	۱۹۱ ۱ ۹
۲۰۲۷	۱۲	ایضا گھوٹ ال	گھوٹ ال	۰ ۰ ۰	۰ ۰ ۰	۱۹۳ ۱ ۱
۲۲۶۸	۱۳	اسروہی پرگنہ گووا	راجکار سنگھ بیکنام سنگھ	۶ ۶ ۶	۱۶۶۹ ۶ ۶	۱۲ ۲ ۳
۲۳۲۹	۱۴	سمہر پری پرگنہ گووا	نوبت ال بارسی لال وغیرہ	۱۳۵۴ ۵ ۳	۵۳۱ ۱۳۵۴ ۵ ۳	۰ ۶ ۵
۲۴۵۹	۱۵	دھر مہراج پرگنہ گووا	مہریان سنگھ رام مہاے سنگھ وغیرہ	۵ ۵ ۵	۶۶۳ ۵ ۵	۱۳ ۷ ۰
۲۴۵۹	۱۶	ایضا لیکا بونٹا و لیڈ	لیکا اوجھا وغیرہ	۵ ۵ ۵	۶۶۳ ۵ ۵	۰ ۹ ۳
۲۵۲۰	۱۷	دھوی پرگنہ گووا	غلام حسین خان وغیرہ	۵ ۵ ۵	۵۱۷ ۵ ۵	۱ ۱۲ ۷
۲۵۲۵	۱۸	سمہر پری پرگنہ گووا	سکھ لال سنگھ بھوسنگھ سمہر پریچن وغیرہ	۵ ۵ ۵	۸۵۳ ۵ ۵	۴ ۱۰ ۳
۲۵۹۲	۱۹	شیخ پری پرگنہ گووا	جیکوٹ لال مودوہ سنگھ وغیرہ	۹ ۱۳ ۱۳	۶۲۲ ۱۳ ۹	۳۹ ۲ ۷
۲۶۴۰	۲۰	کھنڈی پرگنہ ایضا	شبو ال رائے وغیرہ	۱۰ ۱۵ ۱۵	۱۰۱۵ ۱۵ ۱۰	۱ ۳ ۲
۲۶۶۲	۲۱	مورا پری پرگنہ ایضا	موری پری پرگنہ سنگھ وغیرہ	۱۵ ۱۵ ۱۵	۱۱۱۵ ۱۵ ۱۵	۴ ۰ ۵
۲۸۱۳	۲۲	مکمر ایضا کھنڈا لہر	جنوچ سنگھ جمعب ل وغیرہ	۱۳۸۵ ۱۰ ۳	۱۲۸۵ ۱۰ ۳	۲۳۲ ۸ ۱۱
۲۸۱۳	۲۳	ایضا کھنڈا لہر ال	مکمر مکمر لعل	۱۳۸۵ ۱۰ ۳	۱۲۸۵ ۱۰ ۳	۱۶ ۱۳ ۵
۲۸۱۶	۲۴	مکمر مکمر	مکمر علی شانت علی مکمر سنگھ وغیرہ	۱۱ ۱۰ ۱۱	۱۷۳۰ ۱۱ ۱۰	۱۷۶ ۹ ۵



نمبر شمار	نمبر توزیع	نام محال و پورگنہ	نام مالک مندرجہ سرشتہ	صدر جمع محال مسلم	صدر جمع اس حصہ کا جو نیلم کیا جائیگا	باقی جسے لئے نیلم ہوگا	کیفیت
۲۵	۲۸۱۶	پورگنہ منورماندرمگیر کندھرگوبندسہاے	ہرگوبند سہاے	۱۱ ۱۱ ۳۷۳۰	۸۵ کھانہ ۱۰	۴ ۱۱	بعلت باقی نمالگذاہی سہا کا نیلم ہوگا
۲۶	۲۹۱۴	بھٹی پور پورگنہ مہندل	شیو دھرم رائے بھجوری وغیرہ	۹ ۶ ۶۴۸	۸ ۱۴ ۲۷۷	۱۴ ۱۴	بھٹی پور مہندل
۲۸	۴۳۹۳	قسم دوم دیہی بارہ گودان پورگنہ مانجی	بابو سرمدھر ساہی وغیرہ	۶۷۱	۶۷۱	۴ ۱۱	بھٹی پور مہندل

تحریری تاریخ ۲۶ اپریل سنہ ۱۸۷۵ء

G. E. PORTER, *Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Tipperah will be put up to public and unreserved sale at the Collector's office of that district, on the 15th day of June 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 28th day of March 1875.

*Permanently-settled Estate, to be sold for arrears of revenue.*

No. 310.—Half anna hissa of mouzah Chapitala, in the 10as, 13gds, 1c. 1kt. hissa of pergunnah Baradakhlat; Government revenue Rs. 1,693-12-0; road cess Rs. 17: is to be sold for arrears of revenue amounting to Rs. 16-6-0. The recorded proprietor of the half anna share is Bhoban Mohan Rakhit, and the jumma of it is Rs. 52-14-11, and road cess Rs. 0-8-6.

The entire estate is under partition, and the allotment of the above half anna share is being made, and it is therefore now advertised for sale.

TIPPERAH COLLECTORATE, the 20th April 1875.

N. S. ALEXANDER,  
*Collector.*

NOTICE is hereby given, under Section VI, Act XI of 1859, that the under-mentioned estates in the district of Shahabad will be put up to public and unreserved sale at the Collector's office of that district, on the 7th day of June 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 29th day of March 1875.

*Class I.—Permanently-settled Estates.*

No. 388.—Mehal Chanchur, pergunnah Behia; sudder jumma of the entire estate Rs. 571-3-2; recorded proprietor Ajndhea Doobey and others. The share of Ajndhea Doobey, applicant, alone will be sold for arrears of revenue amounting to Rs. 67, with the exception of shares of non-applicants, with whom separate accounts have been opened under Section 10 Act XI of 1859.

*Class II.—Temporarily-settled Estates.*

No. 723.—Mehal Bmanpore, pergunnah Chousah; sudder jumma of the entire estate Rs. 2,896; recorded proprietor Lala Phakoor Pershad, Behari Tewari, and others. The entire estate will be sold for arrears of revenue amounting to Rs. 66-1-8.

No. 810.—Mehal Choondi, pergunnah Chousah; sudder jumma Rs. 1,565; recorded proprietors Maharaj Coonar Singh, Mussamut Peari, and others. The entire estate will be sold for arrears of revenue amounting to Rs. 3,319-6-0.

No. 854.—Mehal Ratanpore, Ramdhumpore, Chukia Kurailah, pergunnah Chousa; sudder jumma Rs. 583; recorded proprietors Mahadeo Pershad and Rampershad. The entire estate will be sold for arrears of revenue amounting to Rs. 9-12-0.

*Class I.—Permanently-settled Estates.*

No. 1182.—Mehal Bhurari, pergunnah Chynpore; sudder jumma Rs. 1,500; recorded proprietor Mussamut Huleep Kooner. The entire estate will be sold for arrears of revenue amounting to Rs. 658.

No. 1738.—Mehal Hata, pergunnah Chynpore; sudder jumma of the entire estate Rs. 2,240-6-6; recorded proprietors Seegoolam Sing, Oodwunt Sing, and others. The share of Oodwunt Sing, applicant, alone will be sold for arrears of revenue amounting to Rs. 7-14-9, excepting the shares of other proprietors, with whom separate account has been opened under Section 10, Act XI of 1859.

No. 2513.—Mehal Sohgee, pergunnah Sasseram; sudder jumma Rs. 677-5-4; recorded proprietors Dewan Ramjeawm Sing and Baboo Ramkoomar Sing. The entire estate will be sold for arrears of revenue amounting to Rs. 230-4-7.

*Class II.—Temporarily-settled Estate.*

No. 3679.—Mehal Surenja, pergunnah Chousa; sudder jumma Rs. 856-4-0; recorded proprietors Madho Roy, Isur Roy, and others. The entire estate will be sold for arrears of revenue amounting to Rs. 1,387-8-9.

SHAHABAD COLLECTORATE, the 19th April 1875.

N. ALEXANDER, *Collector.*

साहीब कलकटन बहादुर जीसे साहाबाद के ऊकूम से

इश्तहान नीलाम मुतावीक दफा ६ प्रकट ११ सन १८५४।

सब को जानना याहीसे के ग्रह महाल जो नीये लीप्पा है वावत बाकी माखगुजानी सनकान ओ हुसने दावे जो मुतावीक आईन ओ कानन जानी के बाकी माखगुजानी सनकान की तरह बसुल होने याहीसे ओ जो तानीप्प २४ महीना मानीय सन १८७५ को पाने थे तानीप्प ७ महीना जुन सन १८७५ मुतावीक ताः १८ महीना जेठ सन १८८२ फसली हीन शोमान को इस जीसे के साहेब कलकटन की कयहनी मे वीला छिजुन के सब के सामने नीलाम होगा।

तौजो नम्बर	नाम महाल और पनगना	सदन जमा	नाम मालिकोंक ।	कैफियत बाकी
۳۵۵ سم اول بدو ست دوام	मांयन प्रः बोहीआ ।	۴۹۹ ۱/۲	सोजायैआ डवे शाप्रेल तफरीफनोल	महाल हाजा दयाम है वइलतबाकी प्पाश वइश्तशनापे होशे गैतशाप्रेलानतफरी-फ नोल जीश का जमा अजनुपे दफा १० प्रकट ११ सन १८५४ प्रेलहदे लीआ जाता है हीशे शाप्रे-ल तफरीफ नोल वजमा २१४ १/२ पाइ वकनात नीला-महोगा ६७।
۳۲۳ سم دوم	वनानपुन प्रः २८८६) यडिशा ।		लाले हाकुनप्रशाद वीहानी तेवानी मोहवत तेवानी नामदहलु तेवानी गर्नथ तेवानी शिवगुलाम तेवानी छफडिनो तेवानी अडिअ लवीशेशन तेवानी शंफन तेवानी नामयननतेवानी शालीज तेवानी वादुनाम तेवानी वेजु तेवानी मानी-फ तेवानी मोशमात इशी मला मालुम जद्वजेशीथानी तेवानी जेफनन तेवानी नद्ववत तेवानी छफडिनो तेवानी शानीशंफनतेवानी	महालहाजा वंदोव-शत मेआदी हाल है वइलतबाकी प्पाश नीलाम होगा ६६ १/८

तौजी नाम महाल नम्बर	श्रीन पनगना	सदन जमा	नाम मालिकोंका	कैफियत वाकी	
قسم دوم میعادی	८९०	युंही प्रः य-डिश।	१५६५)	महाराजकुमान शीघ मोशमातवीज्जानी गोवी दप्रशाद जुगुलकशवन गोपाललालनामनानाणे-न शीघ हजानीलाल शीवशनन शारु शुभ-गलाल शीवननाणेन शीघ	महाल हाज्जा- वंदे वशत मेज्जाही हाल ह वइलतवाकी प्पाश नीलाम होगा ३३९८।८) वफाज्जा ३०८८॥१०) हाल २३०॥८)
भाग	८५४	नतन पन नामयनपुन यकीज्जाफन इला प्रः यडि शा।	५८३	महाद्वपन शाद नामप्र-शाद	महाल हाज्जा वंदे-वशत मेज्जाही हालह वइलत वाकी प्पाश नीलाम होगा ४॥१०)
قسم اول دوامی	११८२	मनानी प्रः येनपुन।	१५००)	मोशमात दलीवफज्जान	महाल हाज्जा दवाम है वइलतवाकी प्पाश नीलाम होगा ६५८
भाग	११३८	हार्ता प्रः येन-पन।	२२४०।८) ६॥११	डिहीत शीघ शापेल तफनीफनोल।	महाल हाज्जा दवाम है वइलतवाकी प्पाश हीशे शापेल तफनी-फनोलवइलतशनाणे हीशे शापेलान वजैन शापेलान तफनीफ नोल जीशका जमा ज्जनुपे दफा १० प्रेफद ११ शन १८५४ प्रेल्हदे लीज्जा जाता है हीशे शापेल तफ-नीफनोल वजमा ४३०।८) नीलाम होगा १॥८)
قسم اول دوام	२५९३	शाहेजी प्रः शहशनाम।	६११।८)	दोवान नामजीज्जावन शीघ वावु नामकुमान शीघ	महाल हाज्जा दवाम है वइलतवाकी प्पाश नीलाम होगा २३०।११)
قسم دوم میعادی	३६१८	शनजौ प्रः यडिशा।	८५६।०)	मायो नाप इशन नाप जजेशन नापे नघु नंदन नापे नमनदानान नाम-शहापे नापे ज्जनीशी नापे वीहानी नापे नामवनन नापे शिववनन नापे डुमनी नापे शनीफदानान शीफ-मीहशन ज्जाने।	महाल हाज्जा वंदेव-शत मेज्जाही हाल है वइलतवाकी प्पाश नीलाम होगा १३८१।१०)४ वफाज्जा १२००)६ हाल १८१।१३ १०८१।११।०८५५५५

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Purneah will be put up to public and unreserved sale at the Collector's office of that district on Monday, the 28th June 1875, corresponding with 15th Aesar 1282 B.S., for arrears of revenue, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 28th March 1875,

*Class I.—Permanently-settled Estates.*

No. 181.—Mehal Gangee, pergunnah Soorjapore; recorded proprietors Golam Ashghur, Khajah Trab Ali, Moniruddin Khoram Ali, Sahdut Ali, Hamid Ali, Imdad Ali, Mussamut Bhutton, Mussamut Bhiki, Bibi Saifan, Mussamut Monjan, Mussamut Sohadman, Toosooduck Hossen, Imdad Hossen, Ozeer Ali, Belawat, Hossen, Golam Mohamed, Syud Ennet Hossen, Mahomed Jaumah, Amanut Ullah, Aghari Buksh, Reza Ullah, Meazan Meer Meghoo, and Golap Chund Ram; sudder jumma, Rs. 791-3-5.

No. 300.—Mehal Dahgun, pergunnah Futtehpore, Singhia; recorded proprietors Mossamut Meharjan, Sheikh Bismut Ali, Shere Mohamed, Sheikh Dost Mohamed, and Mohunt Omrow Bharuthi; sudder jumma, Rs. 825-0-4.

PURNEAH COLLECTORATE, the 22nd April 1875.

W. KEMBLE, *Collector of Purneah.*

اشتهار نامہ واسطے فروخت زمینداری

سنہ ۱۸۵۹ سال کے قانون ۱۱ دفعہ ۶ کے مضمون مطابق بذریعہ اسکے سب لوگوں کو واقف کیا جاتا ہے کہ ضلع پورنیہ کے شامل محاللات مندرجہ ذیل ضلع مذکور کے صاحب کلکٹر کے آفس میں باقی مالگذاری اور جو سب دعویٰ سنہ ۱۸۷۵ ع ۲۸ مارچ تاریخ میں دیں ہونے سے باقی مالگذاری کے بطور مجزیہ انہیں کے مطابق ادا ہونے کا ضابطہ ہے اسکے ادا کے واسطے روز سومبار سنہ ۱۸۷۵ ع ۲۸ جون مطابق سنہ ۱۲۸۲ بنگاہ ۱۵ جیتھ تاریخ میں نیلام عام کے اخبار پکار میں فروخت ہوگا سنہ ۱۸۷۵ ع تاریخ ۹ اپریل

تفصیل

نمبر توزیع	نام محال	نام مالک سابق	جمع صدر
۱۸۱	موضع گانگی پرگنہ سورجا پور	غلام اصغر و خواجہ ذراعلی و ماییرالدین و خرم علی و سعادت علی و حامد علی و امداد علی و مسماۃ بتن و مسماۃ بہکی و بی بی سین و بی بی عوم جان و بی بی سہمن و تسدک حسین و امداد حسین و وزیر علی و ولایت حسین و غلام محمود و مدید عنایت حسین و محمد زہان و نہالت اللہ و بگوری و نکس رضا اللہ عیالجان و میر عذگو و گلابچند رام	۴۹۱-۳-۵
۳۰۰	موضع دہ گون پرگنہ محلہ ہکا	مسماۃ بہو جان و شیخ نشارت و شیخ شیر محمد و شیخ دوست محمد ذہہ اقرار دینا رہہ فقط	۸۹۱-۳-۵

W. KEMBLE, *Collector of Purneah.*

NOTICE is hereby given under Section 6, Act XI of 1859, that the undermentioned estates in the district of Beerbhoom will be put up to public auction and unreserved sale at the Collector's Office of that district on Thursday, the 20th May 1875, corresponding with 7th Joishto 1282, B.S., for arrears of revenue, Rs. 25-3-11, and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 28th March 1875 :—

No. on the rent roll.	Class.	Names of Mahals and Pergunnahs.	The nature of the demand for which the estate is to be sold.	Proprietors.	Government revenue.	REMARKS.
237	1st Class	Lot Kantori Pergunnah Toynoojal.	Arrears of revenue, Rs. 25-3-11.	Raja Ram Rangon Chuckerbutty, Tinsowry Ray, Gope Bahobh Chuckerbutty, Chhacowry Chunder Chuckerbutty, Beninadobh Chuckerbutty, Ramkrishna Chuckerbutty, Sheikh Jasi-muddin, Sheikh Bedar Bukht, and Ishan Chunder Sen.	Sudder jumma for the entire mahal 1,480 11 0 That exclusive of the separate share of Rajah Ram Rangon Chuckerbutty.. 650 1 10 Is Rs. ... 827 9 2	The rights and interests of the proprietors in the estate, except those of the person mentioned in the foregoing column, will be sold.

R. D. HIME, *Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, and Section 5 of Act VII of 1868, that the undermentioned estates in the district of Moorshedabad will be put up to public and unreserved sale at the Collector's office of that district on the 4th day of June 1875, corresponding with 22nd Joyest 1282 B.S., for arrears of revenue, due on the 10th day of April 1875.

Serial number.	Class of Mehal.	Towjil number.	Name of Mehal and Pergunnah.	Names of Proprietors.	Sudder jumma.	REMA
	1st class.	9	Kismut pergunnah Kashipore, pergunnah Kashipore.	Shama Churun Bhutto, Chundro Mookhee Dassya, Eeshan Chunder Roy, Gouesh Lall Roy, Shama Soondery Dassya Hadha Churun Sen, Kheltio Nath Bundopaddhya, Nitlo Kally Debya, and Brojoraj Bundopaddhya, father and guardian of Satish Chunder Bundopaddhya, minor.	Rs. A. P. 8,074 3 0	The share of Gouesh Lall Roy in this mehal, viz. 4 annas 9 gundas 1 kag and 1 teel, sudder jumma Rs. 2,250-5-1, will be sold.
Ditto		268	Taruf Fazeelpore, pergunnah Nowatuggur.	Muddon Mohun Mookhopaddhya, Shama Soondery, Shosi Mookhi Debya, Mohatap Sing, Tin Cowry Debya, and Trilochun Mookhopaddhya.	1,227 11 9	The izmalee share of Muddon Mohun Mookhopaddhya, Shama Soondery, Shosi Mookhi Debya, Mohatap Sing, and Tin Cowry Debya, in this mehal, viz. 11 annas, sudder jumma Rs. 844-1-1, will be sold.
Ditto		511	Mouzah Alumpore, pergunnah Doyatuggur.	Joggunnath Bhuttacharjee	801 1 1	The entire mehal will be sold.
Ditto		2734	Dilce Govindpore, pergunnah Sherpore.	Muckruna Beebe, Ashooda Beebe, Azimut Nessa, alias Ashooda Beebe, wife of Mooneshee Luttatut Hossain, Mohamdentessa Beebe, Kurreem Bax, Moosoma Beebe, Tukdeera Beebe, Sheikh Semroolla, self and brother and guardian of Sheikh Nuruttoolla, Syud Abdoel Mouak and Abdoel Subhan.	1,560 7 6	The share of Muckruna Beebe and Ashooda Beebe in this mehal, viz. 5 annas 6 gundas 2 cowries 3 kag, sudder jumma Rs. 520-2-3, will be sold.
5	Ditto	2779	Taruf Kanuipara, pergunnah Anshuduggur.	Ram Lall Ghose	1,319 9 5	The entire mehal will be sold.

W. WAVELL, Collector.

MOORSHEDABAD COLLECTOR'S OFFICE, the 24th April 1875.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Monghyr will be put up to public and unreserved sale at the Collector's office of that district, on the 14th day of June 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 29th day of March 1875.

Number of touji.	Name of mehal and pergunnah.	Sudder jumma.	Arrear revenue due to Government.	Names of defaulters
		Rs. A. P.	Rs. A. P.	
336	Best Hazari, pergunnah Best Hazari.	61,800 11 0	1,175 15 0	Khaja Badaruddin Khan, Nigmi Begum, Mohamed Javar Khan, Nalut Ali, Feroz Ali, and others.

N. B.—This is a permanently-settled mehal. The rent-rolls of the 51 dakhili mehals of the parent estate have been separated under Act II of 1859, Sections 10 and 11, and a sudder jumma of Rs. 54,537-14-0. The remaining ijmal portion of the mehal, the sudder jumma of which is Rs. 7,271-13-0, will be put up to sale for arrears of revenue due to Government.

Number of touji.	Name of mehal and pergunnah.	Sudder jumma.	Arrear revenue due to Government.	Names of defaulters
		Rs. A. P.	Rs. A. P.	
815	Schawan, pergunnah Malhi.	1,120 0 0	1 8 0	Patim Sing, Khedate Lall, Isri Persan.

N. B.—The share of defaulters in the mehal, excepting *Sas. 6gds. 7½krs.*, which has been separated from the roll on a sudder jumma of Rs. 583-10-0, will be put up to sale on account of arrear revenue due to Government. The sudder jumma of the defaulter's share is Rs. 536-13-0.

MONGHYR, the 1st May 1875.

E. LOCKWOOD, Offg. Collector.

اشہار نیلام بابت بقیہ مالگذاری سرکار کچہری کلکٹری ضلع مونگیر

ہو کہ حسب دفعہ ۶ ایقت ۱۱ سنہ ۱۸۵۹ء کے یہ محلات مرقومہ الذیل ضلع مونگیر میں بابت  
گذاری سرکار و دیگر دعوی جو از روے دستورات قوانین مجاریہ موافق باقی مالگذاری سرکار کے بقاریخ  
سنہ ۱۸۷۵ء واجب الوصول ہی بروز دو شنبہ ۱۴ جون سنہ ۱۸۷۵ء کچہری میں صاحب کلکٹر اس

نستہ نام  
محال بذراست  
نامی

۶۱ خواجہ ندو الدین خان و نیگمی بیگم و خواجہ  
جعفر خان و چودھری لیلکہ  
سنگہ و شیونندن پرشاد سنگہ  
ندن پرشاد سنگہ خود و عم  
کنور پرشاد سنگہ و نند آشور  
الغان و نواہی سنگہ  
پرشاد داس و خواجہ  
عیدی خان و خواجہ محمد  
خان و لیکراج سنگہ و نوینک  
ایمور سنگہ و بیچڈانہ سہای  
ب علی و مسماۃ حکم بی بی و  
محمد نور علی خان و خواجہ  
عزیز اللہ خان و خواجہ محمد  
الدین خان خود و وائی جلال  
خان نابالغ و کاون سنگہ و کون  
و پوکراج سنگہ و شبنم لالہ بخش  
و وائی ایزد بخش نابالغ و شبنم  
بخش و شبنم مراد بخش و  
امید علی و شبنم ولایت حسین  
خواجہ محمد و احمد حسین و خواجہ  
بد حسین خان و مسماۃ اشرف  
ما بیگم و ملک علی کر و ملک  
نظیر و مسماۃ رسول و مہاراجہ  
ملک سنگہ بہادر و خواجہ عزیز  
خان عرف نواب خان و خواجہ  
بی الدین خان عرف سنگا خان و  
حاجہ بی بی جان بیگم و پارسندہ  
نہ و مہیش دت و شبنم عبدالوہاب  
بی و شبنم مہدی حسین و شبنم  
محمد عبدالرحیم نالغان و مسماۃ  
بی بی جان مادر و الیہ شبنم  
ش نابالغ و صاحب النساء و حسن  
النسا و خواجہ حشمت اللہ خان و  
مسماۃ صورت النساء بیگم و مسماۃ  
بی بی نصرو و مسماۃ غفور و درگا  
رشداد و مسماۃ عمدہ بیگم و دوکنا  
ہقون و کنور شیونندن پرشاد نواب سنگہ  
نیم ہقون و یسر ہقون و نندو  
ہقون و مسماۃ مچون و نکو ہقون  
مسماۃ بسود سنگہ بیگم و نجیب  
خان و مسماۃ ملخصی و مسماۃ حاندو  
مسماۃ ناسو و شبنم محمد جلال و

انگریزی  
سنہ ۱۸۶۰ء  
نام در تفویق  
۵۷۳ تحقیق  
جمع  
۱۳-۱۴ از روی  
دفعہ ۱۱ و ۱۰ ایقت ۱۱  
سنہ ۱۸۵۹ء حصہ  
چودھری فیلتہ پرشاد  
و شیونندن پرشاد  
سنگہ و رام پرشاد  
داس و مہاراجہ  
جوگل سنگہ بہادر  
و غیرہ کا تفویق دول  
ہی اور محال اجمالی  
حصہ خواجہ بدر  
الدین خان و نیگمی  
بیگم و محمد جعفر  
خان نجف علی و  
بیچڈانہ سہای وغیرہ  
جمع ۱۳ ۷۲۷۱  
کے نیلام ہوگا

مجال هذا بند  
دائمی

تعداد باقی

نام

جمع صد

هزاری  
پراگنده بست  
هزاری

نمبر  
توزیع

حسین و شیخ عطا محمد و مسماة  
تولا سوکنوری و داسوکنوری و بوات  
علی خان و سیانت گر و ریگ لعل  
سنگه و جیت سنگه و مسماة نولکهو  
کنوری و سنکوکنوری و مسماة فخر  
النسا بیگم و مسماة ظهور النسا بیگم  
و شیخ ولایت حسین و مسماة وحید  
النسا و مالک علی بخش و چمن سنگه  
و داسوکنوری و مکمر کنوری و کنکر  
کنوری و دهرمو کنوری و معروف  
کنوری و اجناسو کنوری و تند کنوری  
و اودهو کنوری و مدیسی کنوری و  
گورگ دهاڑی سنگه چتردهاری سنگه  
و مسماة گل بیگم و گوهر دین لعل  
و صاحب رام دینی سنگه و سوهای  
سنگه و اگمواتیه پرشاد سنگه و سوکو  
کنوری و شیخ ایزد بخش و مسماة  
جیوسو و مسماة د. النسا و مالک دعاء  
الله و صبا. اج کنواهر پرشاد نراین  
سنگه و کنور اشوی پرشاد نواسی سنگه  
و مسماة شبو کنوری و شیخ محمد  
خلیل عرف جوان و ری سنگه و سید  
محمد امین الله و محمد ولی الله و  
خواجه محمد گوهر علی خان اصل  
بنفسه پدر و الی خواجه محمد یوسف  
علی خان عرف مهدی نواب و خواجه  
محمد رحمت الله خان عرف ولی  
نواب و خواجه محمد اقبال علی خان  
علی نوب پسران و مسماة عصمت  
النسا بیگم عرف امینو بیگم و مسماة  
عظمت النسا بیگم عرف امینو بیگم  
دختران نانا لعل و مسماة نصیر و  
فیض الله خان و محمد عظیم خان  
و شیخ امجد علی و شیخ ولایت حسین  
و شیخ تولا بخش و شیخ ایزد بخش  
و شیخ رحیم بخش و شیخ عبدالوهاب  
و شیخ مهدی حسین و شیخ عبدالرحیم  
و مسماة بی بی نسو و خواجه محمد  
علی مردان خان و نوزی لعل عرف  
سیگوب سہا و جدوی لعل و ندو لعل  
و دیگم پرشاد و مسماة جان بیگم و  
کون سنگه و بنسی سنگه و نوسنگه  
و مسماة دودو کنوری و مسماة دهرمو  
کنوری و جیوسی سنگه و جیرام سنگه عرف  
شام لعل سنگه و گاندیش سنگه و اندو سنگه  
و تون سنگه و بینی سنگه و بیجاناته  
سنگه گورو سنگه و نواب سنگه و  
جواک سنگه جوگل سنگه

بریم سنگه و کندن لعل و ریت لعل  
طهري پرشاد و هول دت و سہاري لعل  
و کالی پرشاد و کنجاہ پرشاد و دیگم  
سنگه و مورل سنگه و گنیش دت سنگه

۱۱۲۰

سیانوں پرگندہ  
بکی

قسط سنہ انگری اصلی  
نا  
۳ آند ۶ گدہ ۷۴  
کوزی حصہ اکلوسنگه

نمبر توزیع	نام برگه و موقع	جمع صدر	نام	تعداد باقی	محال هذ و بندبست دائمی
			دیوی لعل عرف نواب سنگه دیو پرشاد سنگه و جودیا پرشاد و مسماة گوری عرف لاکو و اگلو سنگه و بیالو سنگه و بول بھاری سنگه بوجھال سنگه و پرشاد و سوکن سنگه و جولی سنگه جونیا سنگه و گردھاری سنگه نواہر سنگه و برجھا سنگه و مکنل سنگه و ایشری پرشاد عم و والی ہر پرشاد نابالغ و بھاری سنگه و صورت سنگه و سمرن سنگه و سوکن سنگه پربت سنگه و جبرو سنگه وارد سنگه مکنل سنگه بیھون سنگه و گوگ دھاری سنگه خود اصل بنفسہ نوادہ والی نگنی سنگه نابالغ و مہیش سنگه و ثبات دھاری سنگه و دوکھ سنگه و جینکدی سنگه و کاشی سنگه		و بیالو سنگه و بر بھاری سنگه و غیرہ و حصہ خیرو سنگه و مراد سنگه و پرجل سنگه و نیمو سنگه حصہ کالی پرشد و بنھاری لعل جو جمع ۱۰ ۵۸۳ سہ قلم حسب منشاے دومہ ۱۰ ایکٹ ۱۱ سہ ۱۸۵۹ ع تقریق لاٹ ہی اور محال احمالی جمع ۵۳۶.۱۳ حصہ پریم سنگه و کھدن لعل و اگری پرشاد و غیرہ کا نیلیم ہوگا

E. LOCKWOOD, *Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, and Section 3 of Act VII of 1868 B.C., that the undermentioned estates in the district of Rungpore will be put up to public and unreserved sale at the Collector's office of that district on Saturday, the 26th June 1875, corresponding with 12th Ashar, 1282 B. S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 29th March 1875.

## CLASS I.—PERMANENTLY-SETTLED ESTATES.

*To be sold for Arrears of Revenue:*

No. 57.—Mouzah Barabari and others, pergunnah Kazirhat; recorded proprietors Janhobi Dasi, mother of Roohini Coomar and Govind Coomar, minors, and Parbutty Dasi, mother of Moorari Mohon and Toroni Mohon, minors, and Poorama Dasi, mother of Hor Mohon, minor, and Shama Coomar Das; sudder jumma Rs. 515-11-0.

*To be sold for Arrears of Revenue.*

No. 260.—Mouzah Shekarpore and others, pergunnah Rokunpore; the 8-anna share of the recorded proprietors Nosseruddin Mahamood and Johnuddin Mahamood, Abouali Choudhari, and Sabara Bebi Choudharani; sudder jumma Rs. 639-1-0.

E. G. GLAZIER, *Offg. Collector.*

RUNGPORE COLLECTORATE, the 7th May 1875.



NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Gya will be put up to public and unreserved sale at the Collector's office of that district on the 3rd day of June 1875, or 14th day of Jeth 1282 F. S., for arrears of revenue due on 29th March 1875.

Towzee No.	Name of mahal and pergunnah.	Sudder jumma.	Arrears.	Name of the proprietor.	REMARKS.
2257	Pathra, pergunnah Puchrookhee.	Rs. A. P. 560 12 0	Rs. A. P. 214 1 0 Rs. (211-5-0 on account of revenue.) Rs. (2-12-0 on account of road cess.)	Sheik Fazal Imam, Sheikh Reasat Hossein.	The mahal is a permanently settled
4081	Hathiana, pergunnah Urwal.	960 0 0	18 12 0	Takoor Pershad	In this estate the accounts of revenue of a share of Rs. 900 is usual, and the revenue has been paid up. Of the share of Rs. 60, of Thakoor Pershad, which has been separated under Section 33 of Act XIX of 1814, Rs. 18-12-0 is due, and this share will therefore be put up to sale.

Gya COLLECTORATE, the 5th May 1875.

F. M. HALLIDAY, Collector.

### کچھری ملکٹری ضلع گیا

اشتہار نامہ نیلام مطابق دفعہ ۶ ایکٹ ۱۱ سنہ ۱۸۵۹ ع

واضح ہو کہ محال مندرجہ ذیل بابت باقی مالگداری سرکار و دوسرا دعویٰ جو مطابق آئین و قانون مجاریہ کے باقی مالگداری سرکار کے طرح وصول ہونا چاہئے اور جو تاریخ ۲۹ ماہ مارچ سنہ ۱۸۷۵ ع کو پایا تھا تاریخ ۳ ماہ جون سنہ ۱۸۷۵ ع مطابق ۱۴ ماہ جیتھ سنہ ۱۲۸۲ فصلی روز پنجشنبہ کو اس ضلع کے صاحب کلکٹر کے کچھری میں بلا عذر سب کے سامنے نیلام ہوگا۔

قسم محال	نمبر توزیع	نام محال و پرگنہ	جمع صدر	نام مالکان باقیداران	کیفیت
دائمی	۲۲۵۷	بہرا بر گنہ	۵۸۰ ۱۲	شیخ فضل امام و شیخ رباست حسین قابضان	محال ہذا دائمی ہی مبلغ ۱ ۲۲۴ مال ۵ ۲۱۱ رول ۱۲ ۲ باقی چاہئے نیلام ہوگا
دائمی	۴۰۸۱	ہتھیا را پر گنہ	۹۶۰	ٹھاکر پرشاد	محال ہذا میں عاید حصہ دیگر مالکان نصیبہ اجمال ہی وہ بیباق ہی اور حصہ ٹھاکر پرشاد نہ جسکا جمع صدر ۶۰ ہی اور وہ از روے دفعہ ۳۳ قانون ۱۹ سنہ ۱۸۱۴ ع علیحدہ تحصیل ہوتا ہی اس میں ۱۲ ۱۸ باقی چاہئے بہ حصہ نیلام ہوگا

تحریر تاریخ ۲۸ اپریل ۱۸۷۵ ع

DONESH CHUNDER ROY, Dy. Collector.

NOTICE is hereby given, under Section 6 of Act XI of 1859, that the undermentioned estates in the district of Rajshahye will be put up to public and an unreserved sale at the Collector's office of that district on the 31st day of May 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 29th day of March 1875.

Number on the towjee.	Name of estate and pergunnah.	Names of proprietors.	Sudder jumma.	Amount of arrears.	REMARKS.
				Rs. A. P.	
257	1st class permanently settled estate Dibi Sati, pergunnah Govind-pore.	Osman Khutan, mother of Suriyatosilao and Kurambor Chowdhury, Sabon Khutan Chowdharam, Jahan Nath Shantun Lahuri, Brahmo Moyi Debi, Shalayet of Mudon Mohun Thakur, Mokta Keshi Debi, Guoroprosad Sinha, Bakia Sundry Debi, Khondker Ootino dleen, Shalaya Prosad Shukul, Mohuram Shibesuary Debi, Roopi Bibee, <i>alias</i> Roopnusesa Chowdhram, Solon Khutan Chowdhram, Dakkhina Kumary Das, Shyma Choroi Shokder, minor, Roohmoni Chowdhram, Govindprosad <i>alias</i> Gya Prosad Shukul, minor.	Sudder jumma of the entire estate, including police cess, Rs. 5,808-1-0; of which separate accounts have been opened (1) for Rs. 743-11-0, including police, on account of the 3 annas of rakom 13 annas, considered as the whole 16 annas belonging to Jahanam Shibesuary Debi, under Section 10 of Act XI of 1859; (2) for Rs. 650-3-0, including police, on account shares of Roopi Bibee, <i>alias</i> Roopnusesa Chowdhram, Solon Khutan Chowdhram, Dakkhina Kumary Das, Shyma Choroi Shokder, minor, and Roohmoni Chowdhram, under Section 11 of the Act; and (3) for Rs. 1,611-5-0, including police, on account of the share of minor Gya Prosad, being 4 annas 8 gaidas 3 cowries 1 dante; that is to say, separate accounts have been opened for Rs. 2,014-3-0 each, which being deducted, the sudder jumma of the portion of the estate to be sold comes to Rs. 2,703-11-0, including police, Rs. 23-3-0.	Revenue ... 2 8 0 Police ... 2 7 0 Total ... 4 15 0	The estate, excluding the shares for which separate accounts have been opened, to be put up to sale.
337	1st class permanently settled estate kismut pergunnah Bagher.	Pajulayi, mother of Govind Prosad Sircar Roy, minor, Shalayet of Radha Govind Thakur	Revenue, Rs. 1,620-13-0	65 7 0	The entire estate to be put up to sale.
1843	1st class permanently settled estate kismut pergunnah Jaisimla, rakom 10 gaidas	Shiba Soudery Debi, wife of Haradhone Churavutty, Jibanti Nath Khan, minor, and Chunder Cunt Choudhury.	Revenue ... 801 7 0 Police ... 8 1 0 Total ... 809 8 0	Revenue ... 6 2 0	The entire estate to be put up to sale.

W. H. D'OYLY, *Collector*.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estate, in the district of Pubna, will be put up to public auction and unreserved sale at the Collector's office of that district on Friday, the 28th May 1875, corresponding with 15th Jaishto 1282 B. S., for arrears of revenue, Rs. 525-11-10, and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 29th March 1875.

No. on the red-roll	Name of Mehul.	Proprietor.	Sudder jumma.	Arrears.	REMARKS.
			Rs. A. P.	Rs. A. P.	
944	Chur Ataparah, in pergunnah Karganore.	Shib Nath Bagchee and Rosha Moy Gupta.	568 12 4	525 11 10	This mehul has been settled with its proprietor from 1279 to 1283 B. S. The proprietary right of this mehul, as well as the remaining portion of settlement, will be sold.

PUBNA COLLECTORATE, the 17th April 1875.

F. REES, *Offg. Collector*.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Nuddea will be put up to public and unreserved sale at the Collector's office of that district, on the 17th day of June 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 29th day of March 1875.

*Class I.—Permanently-settled Estates.*

No. 17.—Dehi Alpha, pergunnah Bagwan; recorded proprietors Shantiram Rai and others; sudder jumma of the entire estate, Rs. 8,670-5-3, and police, Rs. 96-3-7. The share of Shantiram Rai and others in the estate, bearing sudder jumma Rs. 4,046-2-2½, and police, Rs. 44-11-8, will be sold for recovery of Rs. 237-15-11, on account of arrears of Government revenue. The shares of Rama Soondery Burmania and others, the total sudder jumma of which is Rs. 4,624-3-0½, and police, Rs. 51-4-11, will be exempted from sale, as separate accounts have been opened, and a portion of the Government revenue due from them has been paid.

No. 117.—Dehi Chandi, pergunnah Fajour; recorded proprietors Mr. John Cockrane, Official Assignee, and others; sudder jumma of the entire estate, Rs. 10,246-2-8, and police, Rs. 129-2-4. The share of Mr. John Cockrane and others in the estate, bearing a sudder jumma of Rs. 4,422-6-10, and police, Rs. 55-12-2, will be sold for recovery of arrears, Rs. 239-15-10, on account of Government revenue. The share of the other proprietors, Soorendronath Paul Chowdhuri and others, the total sudder jumma of which is Rs. 5,823-11-10, and police, Rs. 73-6-2, will be exempted from sale, as they have opened a separate account, and the Government revenue due from them has been paid.

No. 399.—Pergunnah Ukra, pergunnah Ukra; recorded proprietors Brindaban Chandra Sirkar Chowdhuri and others; sudder jumma of the entire estate, Rs. 61,546-4-2, and police, Rs. 326-4-8. The share of Brindaban Chandra and Sish Chandra Sirkar Chowdhuri in the estate, bearing sudder jumma Rs. 7,697-10-4, and police, Rs. 40-12-7, on account of which separate account has been opened in No. 399-3, will be sold for recovery of Rs. 1,010-5-3, on account of arrears of Government revenue.

No. 423.—Dehi Peerpore, pergunnah Moonsibpore; recorded proprietors Moonshi Fuzzulall Korim and others; sudder jumma of the entire estate, Rs. 4,463-9-5, and police, Rs. 48-13-1. The share of Moonshi Fuzzulall Korim and others, bearing sudder jumma Rs. 3,032-9-5½, and police, Rs. 33-1-11½, will be sold for recovery of Rs. 128-4-3, due on account of Government revenue. The share of other proprietors, Doya Mohi Debia and others, sudder jumma Rs. 1,430-15-11½, and police, Rs. 15-11-1½, will be exempted from sale, as they have separate accounts, and have paid the Government revenue due.

No. 433.—Kismut Rai Balli, pergunnah Bagwan; recorded proprietors Khudiram Rai and others; sudder jumma, Rs. 747-11-9, and police, Rs. 17-1-1. The share of Khudiram Rai and others, bearing sudder jumma Rs. 75-10-7½, and police, annas 15-5½, will be sold for recovery of Rs. 14-11-3½, on account of Government revenue. The share of other proprietors, Dwarkanath Biswas and others, bearing sudder jumma Rs. 672-1-1½, and police, Rs. 16-1-7½, will be exempted from sale, as they have separate accounts, and have paid the Government revenue.

No. 438.—Taraf Ranaghat, taraf Ranaghat; recorded proprietors Issur Chandra Pal Chowdhuri and others; sudder jumma of the entire estate Rs. 1,359-14-3, and police, Rs. 15-10-3. The share of Issur Chandra Pal Chowdhuri and others in the estate, bearing a sudder jumma of Rs. 364-14-10, and police, Rs. 3-15-1, will be sold for recovery of Rs. 43-2-10, on account of arrears of Government revenue. The share of the other proprietors, Radhamoya Dey Chowdhuri and others, the sudder jumma of which is Rs. 994-15-5, and police, Rs. 11-11-2, will be exempted from sale, as they have opened separate accounts, and have paid the Government revenue.

No. 491.—Debi Shadipore, pergunnah Rajpore; recorded proprietors Madhub Gati Mitra Moostafi and others; sudder jumma of the entire estate, Rs. 18,263-14-9. The share belonging to Shibnarain Chetlungee (sole purchaser), bearing sudder jumma Rs. 168-2-0¼, will be sold for recovery of arrears, Rs. 89, on account of Government revenue. The share of other proprietors, Bhubanjaya Acharji and others, the total sudder jumma of which is Rs. 18,095-12-8½, will be exempted from sale, as they have opened a separate account.

C. C. STEVENS, *Collector.*

NUDEA COLLECTOR'S OFFICE, the 12th May 1875. .

NOTICE is hereby given that leases of the undermentioned lime-quarries, situate in the Khasi and Jynteah Hills, will be put up to auction on 1st October 1875, at the upset price mentioned opposite the mehals, for a period of two and a half years.

The rent payable half-yearly in advance.

No.	Names of Quarries.	Where situate.	Upset price per annum.
<i>In Jaintia Hills.</i>			Rs. A. P.
1	Choon Cherra, Letting Cherra.	North—By high hills ... South—By northern boundary of Sylhet district ... East—By Teehang and Borgong rivers ... West—By Ooleo Cherra, <i>alias</i> Nowgong stream ...	14,510 0 0
	Rowai Cherra	North—By high hills of Lakadong, or the south boundary of Lamaposhce lime-quarry ... South—By northern boundary of Sylhet district ... East—By Looba or Looka river ... West—By Teehang and Borgong streams ...	
2	Uthma Cherra	North—By as far as limestone beds extend within the boundary of Uthma Poonjee ... South—By southern bank of the Pakhee Cherra stream ... East—By Peeha Cherra stream ... West—By Bhooban Cherra stream ...	
3	Roop Nath	North—By as far as limestone exists in this direction in lands pertaining to the village ... South—By boundary of Sylhet district ... East—By Ooleo Cherra river ... West—By old road leading to Amwie Poonjee from the plains ...	
4	Nongtholong Poonjee	North—By Padoo and Pamldang Poonjee ... South—By boundary of Sylhet district ... East—By old road leading from the plains to Amwie Poonjee ... West—By Mungat river and Borseel ...	1,016 0 0
5	Lama Poshce	North—By Lakadong ... South—By boundary of Rowai lime-stone quarry ... East—By western boundary of the lands appertaining to Moorahce Poonjee ... West—By Mungat river and Borseel ...	
6	Moorahce Cherra	North—By Sootang Poonjee ... South—By northern boundary of Rowai lime-quarry ... East—By Looba or Looka river ... West—By western limit of lands appertaining to Moorah Poonjee ...	206 0 0
<i>In Bhowal State, Khasi Hills.</i>			
7	Patharia Cherra	North—By Ichadora ... South—By right bank of Patharia Cherra from Ichadora ... East—By to Nowgong ... West—By Jayram Jhokra ...	6,025 0 0
<i>In Maharam State, Khasi Hill</i>			
8	Ram Semdem Raske...	North—By Chapagor ... South—By Pook Cherra ... East—By Kalarata Rai Cherra ... West—By Hurrim Tilla Ohul ...	2,010 0 0
<i>In Malai Chinnat State, Khasi Hills</i>			
9	Nokria Cherra	North—By south bank of Majdoora ... South—By Pandendish jungle ... East—By Mashim Khasia's garden ... West—By Shia Sing Khasia's garden ...	500 0 0
<i>In Khasi Hill.</i>			
10	Bor Poonjee	North—By lands pertaining to Cherra State ... South—By lands of mouzah Kalairag and of mouzah Bejoy Panduah, in Sylhet ... East—By the west bank of Bhooban Cherra ... West—By Doorga Seel ...	420 0 0

H. S. BIVAR, Deputy Commissioner, Khasi and Jynteah Hills.

SHILLONG DEPUTY COMM'R.'S OFFICE, the 20th April 1875.

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## Commissioners for making Improvements in the Port of Calcutta.

## NOTICE.

UNDER SECTION 69 OF ACT V (B.C.) OF 1870.

THE following Packages, landed at the Jetties from the undermentioned ships, have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the owners. If not cleared within two months from the date stated against each item, they will be sold under Section 72 of the said Act:—

Date of removal to Import Warehouse.	No., Mark, and Description.	Consignees.	Ships.
1875.			
May 10th ...	3 Plates, A. C. C. & Co., D. P. & Order Co.	...	S. S. Flamingo.
" 10th ...	22 Bars, Flat, no mark or blue ...	"	Ditto.
" 10th ...	1 Bar T Iron, no mark or blue...	"	Ditto.
" 10th ...	5 Pieces Square Iron, no mark or blue.	"	Ditto.
" 12th ...	2 Casks, [B M] C	"	Ship Chinsura.
" 12th ...	1 Case, K & B	"	Ditto.
" 12th ...	1 Case [R B & S]	"	Ditto.
" 15th ...	1 Cask, [180] W. C. M. W. H. & Co., or no mark.	Muttly Lal Bose	Peter Stewart.
" 15th ...	1 Cask, [194] B. M. G. W. H. & Co., or no mark.	"	Ditto.
" 15th ...	1 Bale, A S D G	A. Schillizzie & Co....	S. S. City of Canterbury.
" 15th ...	30 Drums, [B. I. S. N. Co.,] M P	M. Mackenzie & Co.,	Ditto.
" 15th ...	29 Casks, [B. I. S. N. Co., T V]	"	Ditto.
" 15th ...	2 Casks, [B. I. S. N. Co., P W]	"	Ditto.
" 15th ...	2 Casks, [B. I. S. N. Co.,] A R. & Co.	"	Ditto.
" 15th ...	14 Casks, [B. I. S. N. & Co.] F...	"	Ditto.
" 15th ...	119 Cases, [B. I. S. N. & Co.] E...	"	Ditto.
" 15th ...	1 Case, [B. I. S. N. & Co.] B D	"	Ditto.
" 15th ...	24 Cases, [B. I. S. N. & Co.] R. B.]	"	Ditto.
" 15th ...	20 Cases, [B. I. S. N. & Co.] B. B.]	"	Ditto.
" 15th ...	19 Cases, B M & S	Order	Ditto.
" 15th ...	1 Cask, D. D. Cunningham, Addressed Surgeon, Bengal Army, General Hospital.	"	Ditto.
" 15th ...	2 Bales, [D] P. & Co.	Hurry Dass Dutt	Ditto.
" 15th ...	1 Case, N E [EN] S C M P W	Order	Ditto.
" 15th ...	1 Case, [E Y]	"	Ditto.
" 15th ...	2 Packages, M. Fox, Esq, E. I. Addressed Railway, Shahabad.	"	Ditto.
" 15th ...	12 Coils, [G C M]	Order	Ditto.
" 15th ...	2 Casks, G. F. K. & Co.	"	Ditto.
" 15th ...	3 Cases, H M & S	"	Ditto.
" 15th ...	26 Cases, [K. A. & Co., M P W]	"	Ditto.
" 15th ...	23 Kegs, K & L or R & L	"	Ditto.
" 15th ...	11 Coils Rope, no mark	"	Ditto.
" 15th ...	1 Cask, R C	"	Ditto.
" 15th ...	2 Packages, S C [R. & Co.] M P W.	"	Ditto.
" 15th ...	1 Case, [C S 1] 20 N	"	Ditto.
" 15th ...	3 Cases, [S B & S] N F Agra.	"	Ditto.
" 15th ...	1 Case, S H & H J	"	Ditto.
" 15th ...	5 Cases, [S K C]	"	Ditto.
" 15th ...	2 Casks, [B. I. S. N. Co. T V]	M. Mackenzie & Co.	Ditto.

CALCUTTA, the 15th May 1875.

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D. SCOTT, Offg. Vice-Chairman.



**Notice.***List of Unclaimed Packages on the Custom House Wharf.*

Mark or Number of Packages.	Ships.
2 Plates of Iron, no mark	... Star of Albion.
2 Plates of Iron [F]	... Hindoo.
1 Parcel, [H S B C], 9 S K	... Navarino.
1 Parcel, [H J B C] 9 G H, [H B C] T G H	... Ditto.
1 Parcel, [T M]	... Ditto.
5 Bars T Iron, S A S	... Navarino.
2 Bundles Round Iron, no mark	... Ditto.
11 Small Pieces of Iron, no mark	... Ditto.
1 Parcel, D [B] H 1 S	... Historian.
1 Grindstone, B. L. & Co., B	... Kenyon.
2 Barrels of Asphalte, no mark	... Ditto.
1 Cask of Alum, [H]	... Ellen Stuart.
1 Case, [D. E. & Co. K 902] B. B. & Co.	... Capella.
1 Case, [T. & Co.]	... Ditto.
1 Box, S W	... Ditto.
2 Cakes of Spelter, V	... Ditto.
1 Case, [1359] N B	... Sultan.
1 Case, W P	... Ditto.
1 Parcel, [B. & Co.]	... Ditto.
1 Parcel, [H J B C] 9 S G H	... Ditto.
1 Parcel, [H S B C] 9 S K	... Ditto.
1 Parcel, [H J B C] 4 G H	... Ditto.
1 Parcel, Borradaile Schiller & Co.	... Ditto.
1 Parcel, [S K M] 9	... Ditto.
1 Truss, [R B] J W	... Ditto.
5 Plates of Iron, no mark	... Ditto.

*N.B.*—The above will be sold if not cleared within the 22nd May 1875.

CALCUTTA CUSTOMS, the 15th May 1875.

J. D. MACLEAN, *Offg. Collector of Customs.*

**Notice.**

THE quit-rent of the undermentioned leases in the district of Darjeeling being in arrears, notice is hereby given that if the amount due from the location be not paid within two months from this date, the leases remaining unpaid will be resumed by Government under Supplementary Rule No. 1, for grant of locations at Darjeeling.

No. of lease.	Name of lessee.	Amount.
		Rs. A. P.
172	Colonel G. B. Mainwaring	... 50 0 0
94	Ditto	... 50 0 0
104	Ditto	... 50 0 0

A. W. PAUL, *Asst. Commr., in charge.*

DEPT. COMM'R.'S OFFICE, DARJEELING, 13th May 1875.

**Bhagirutty River.**

*Weekly Water Report showing the Least Depth of Water in the Bhagirutty River for the week ending Friday, the 14th May 1875.*

Names of Places, &c.	Least depth of water.	REMARKS.
	Ft. In.	
Entrance below Chourasia	3 6	
Thence to Noorpore junction, 6 miles	3 0	
„ to Jungipore, 9 miles	3 6	
From Jungipore to Berhampore, 47 miles	3 3	
From Berhampore to Cutwa, 50 miles	2 6	
From Cutwa to Nuddea, 46 miles	3 0	

Height of water on gauge at Berhampore on the 17th May 1875, above zero, 2 feet 0 inches.

T. H. WICKES, C.E., *Exc. Engr., Nuddea Rivers Division,*

BERHAMPORE, the 17th May 1875.

## LOST CURRENCY NOTES.

THE following Currency Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

*Notes wholly lost or destroyed.*

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
7945	L. 97803	50	N. D'Silva, for Messrs. F. W. Heilgers & Co.
7950	L. 12954	5	} Lok Nath Bosu.
	L. 11606	5	
7951	L. 33385	100	Mohesh Chunder Bosu.
7953	L. 77345	50	The Deputy Commissioner, Paper Currency, Allahabad.
7958	L. 51045	100	Messrs. Gopaul Chunder Mitter & Co.
9	L. 85376	5	} The Offg. Post-Master-General, Bengal.
	L. 85375	5	
	L. 38610	5	
	L. 11178	10	
10	L. 05127	100	Balmokund Khettry.
11	L. 02185	20	Mutty Ram Shaw.
13	L. 70623	100	Hurry Mohun Dey.
14	L. 30095	1,000	Mahomed Seedeeck and Karreem Ellahie.
15	L. 55485	5	Masood Hossain Khan.
16	L. 94380	100	} W. Ferris, Esq., Inspector, for Mr. T. Mitchell.
	L. 04422	100	
	L. 00586	100	
	L. 74876	100	
	L. 64727	50	
	L. 45364	50	
	L. 46059	50	
	L. 22218	50	} Messrs. Francis, Ramsay & Co.
17	L. 26337	20	
18	L. 10199	50	} Nobo Kissen Ghose.
	L. 34137	10	
19	L. 52302	100	Kooloda Prosad Sen.
20	L. 18134	10	The Offg. Post-Master General, Bengal.
21	L. 58749	100	} H. Cosman.
	L. 54052	100	
	L. 25952	100	
	L. 09373	100	
	L. 56470	100	
22	L. 92158	100	Hakeem Doorga Prosad.
23	L. 00662	100	G. Groves.
24	L. 28332	50	Messrs. King, Hamilton and Co.

*Notes partially lost or destroyed.*

7935	L. 15853	20	} Kedar Nath Mookerjee.
7936	L. 70490	50	
	L. 53019	20	} Mahamed Abdool Rohomon.
	L. 47653	20	
	L. 61472	20	
	L. 47651	20	
	L. 47664	20	
	L. 47649	20	
	L. 01338	20	
	L. 92379	20	
	L. 04608	20	} Captain W. A. Roberts, R. H. A.
	L. 47644	20	
7937	L. 56374	10	
	L. 56378	10	} Kedar Nath.
7938	L. 08289	5	
	L. 08296	5	} Messrs. Ambler & Co.
7939	L. 38624	100	
	L. 32224	100	} Kassi Nath Paul.
7940	L. 01434	20	
	L. 06168	20	
	L. 27566	20	} Hurdoyal Bramun.
7941	L. 26827	10	
7944	L. 95042	10	} Nobin Gopaul Roy.
	L. 95043	10	
7946	L. 30007	10	} Ramdhundas Roghoo Nath Dass.
	L. 03210	10	
	L. 99113	10	

*Notes partially lost or destroyed.*

Register No.	No. of Notes.	Value.	Name of Claimant
		Rs.	
7948	L 97947	5	Joy Kristo Sen.
7954	A 57590	20	Nobin Kristo Bose.
	L 07596	20	
	L 51038	20	
	L 54029	20	
	L 72682	20	
7955	L 46475	10	Hurro Gobind Chuckerbutty.
	L 46474	10	
	L 64658	5	
	L 64657	5	
	L 81904	5	
	L 81905	5	
7956	L 05084	5	J. W. Limington.
	L 05085	5	
7957	L 81598	100	Oshedharee Bose.
7959	L 08929	10	Kaila Chund Shome.
7960	L 69368	10	Necoor Chunder Bysack.
7961	L 50998	20	Jodoo Nath Banerjee.
7262	A 89035	1,000	Roy Dhunoput Sing Bahadoor.
	L 88054	1,000	
7963	L 17848	50	Mohesh Chunder Surosutty.
	L 16155	50	
7964	L 05368	100	LT.-Col. C. V. Jenkins.
7965	L 20411	10	N. V. Mylne.
	L 20412	10	
7	L 16930	10	Suffer Khan.
	L 16939	10	
8	L 69301	20	Mohendro Nath Ghose.
	L 59256	20	
9	L 57935	10	Messrs. King, King & Co.
	L 57934	10	
10	A 94565	10	Brudjo Nath Paul.
	L 94575	10	
11	L 70828	5	Chunder Mohun Mozoondar.
	L 70829	5	
12	L 69121	10	A. Dassier.
	L 69122	10	
13	L 98733	5	R. C. Perry.
	L 98734	5	
14	L 20938	...	Major J. M. Gream.
	L 20939	...	
15	L 83367	5	Jodo Nath Pan.
	L 3364	5	
16	L 90402	5	Brojo Lall Baj Pie.
	L 90401	5	
17	L 74746	10	Nobin Chunder Ghose.
18	A 70567	20	W. F. Graham, Esq.
19	L 11486	5	Mohesh Chunder Sarosatty.
20	A 52690	20	Mohendro Nath Ghose.
21	L 04684	100	Shaik Soruapo Bapari.
22	L 55490	50	Nawab Mahomed Ally Khan.
23	A 26692	50	Messrs. Ahmuty & Co.
	L 76487	10	
	L 32851	20	
	L 48088	20	
	L 91195	100	
24	L 18767	50	Jogo Mohun Sing.
25	L 26541	10	Moonshee Showkut Ally.
26	L 57029	5	H. H. Davis.
	L 57036	5	
	L 57038	5	
	L 57039	5	
	L 18235	20	
	L 85262	20	Bhola Nath Dey.
28	L 56285	10	Brojolall Das.
	L 56273	10	
	L 56278	10	
	L 56282	10	
	L 56262	10	
29	L 63482	50	Mrs. Schoeniman.

### Notice.

REQUIRED for the Rajshahye District, from the 1st October next, a District Engineer on a salary not exceeding Rs. 500 per mensem, having professional education, and qualifications equal to those of an Executive Engineer, Public Works Department. No applications will be considered unless they are accompanied by certificates of qualification.

W. H. D'OYLY, *Chairman, District Road Cess Committee.*

RAJSHAHYE, DISTRICT ROAD CESS COMMITTEE'S OFFICE, the 27th April 1875.

### Notice

Is hereby given that the post of Collectorate Sheristadarship has temporarily fallen vacant on the appointment of the late incumbent as a Special Deputy Collector. The salary attached to the post is Rs. 80 per month. No one need apply who does not know English, or who has not a thorough acquaintance with the routine business of a Collector's office.

Applications, with copies of testimonials, will be received up to the 20th proximo, when the post will be filled up.

L. B. B. KING, *Officiating Collector.*

MALDAH COLLECTORATE, the 26th April 1875.

### Notice.

WANTED for the Tipperah district, from 1st October 1875, a District Engineer, on a salary of Rs. 500 per mensem. All candidates must possess qualifications equal to those of an Executive Engineer, Public Works Department. No applications will be received after 1st August 1875.

N. ALEXANDER, *Chairman of the Dist. Road Cess Comtee.*

COMMILLAH, TIPPERAH, the 14th May 1875.

### Notice.

THE Zemindary Pak Tax of the district of 24-Pergunnahs for the year 1875-76 is fixed at the rate of seven annas and one pie per cent. Tax for the first half-year should be paid into the Treasury before the 1st of July, and that for the second half-year before the 1st of January 1875.

W. S. WELLS, *Offg. Magistrate, 24-Pergunnahs.*

### Notification

#### UNDER REGULATION V OF 1799.

CERTAIN effects belonging to Lieutenant C. F. Cooke, R.E., who died of cholera at Nowgong, in Rajshahye, on the 10th April 1875, are in charge of the Executive Engineer, Bogra Special Division, on behalf of this Court, and will be delivered to any person who may be duly authorized to receive the same.

J. B. WORGAN, *Offg. District Judge.*

RAJSHAHYE DISTRICT JUDGE'S COURT, the 3rd May 1875.

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### Statement of the Affairs of the Bank of Bengal for the week ending 11th May 1875

LIABILITIES.	R.	A.	P.	ASSETS.	R.	A.	P.
Proprietors' capital, paid-up ...	2,200,000	0	0	Government Securities ...	1,452,985	13	3
Reserve Fund ...	10,052,135	13	4	Loans on Government Securities, &c., at Head Office and Branches ...	77,07,871	3	4
General Treasury Office ...	Rs. 2,11,59,576	3	1	Accounts of credit on Government Sec. at Head Office and Branches ...	8928	271	7
Branches ...	1,63,37,312	13	1	Memoirs of Bills discounted at Head Office and Branches ...	2,20,00,280	0	5
Other Deposits at Head Office and Branches ...	1,55,00,170	5	5	Bank Stock ...	10,76,977	13	11
Bank Post Bills, &c. ...	2,00,000	0	7	Strains ...	2,33	15	3
Indebted ...	8,90,410	1	8	Balances with other banks ...	7,27,790	7	11
				Surpluses ...	27,950	0	3
				Indian ...	62,643	0	0
					5,62,28,114	8	9
				Cash and Currency ...			
				at Head Office ...	Rs. 37,81,142	6	3
				at Branches ...	1,67,51,284	1	3
Total ...	8,17,00,541	0	2	Total ...	8,17,00,541	0	2

By order of the Directors,

BANK OF BENGAL  
Calcutta, the 12th May 1875.

J. GILKINSON  
Chief Accountant & Deputy Secretary.

R. HARDIE,  
Secretary and Treasurer.

(206—1)

**Bank of Bengal.**

NOTICE is hereby given that the Bank of Bengal, General Treasury, and Public Debt Office will be closed on Monday, the 24th instant, in celebration of the Anniversary of Her Majesty's Birth-day, in conformity with Government Notification No. 34601, of 29th October 1867.

(205—1)

By order of the Directors,

R. HARRIS, *Secy. and Treasurer.***The Bengal Coal Company, "Limited."**

THE Half-yearly General Meeting of the Shareholders of the Company will be held at the Registered Office of the Company, No. 27, Dalhousie Square, Calcutta, at 11 o'clock A.M., on Saturday, the 12th June 1875.

(208—4)

By order of the Directors,

T. M. ROBINSON, *Managing Director.***Eastern Cachar Tea Company, "Limited."**

NOTICE is hereby given that an Extraordinary General Meeting of the Shareholders of the Eastern Cachar Tea Company, Limited, will be held at the Office of the Company, No. 14, Old Court House Street, on Saturday, the 29th current, at half-past 12 P.M., for the following purposes:—

1stly.—To confirm the arrangements now in progress for the formation of the new Mahamda Garden.

2ndly.—To sanction an increase of the capital of the Company by Rs. 1,40,000, to meet cost of extensions and formation of the new garden.

CALCUTTA, the 14th May 1875.

STEEL, McINTOSH AND CO., *Agents and Secretaries.*

(207—2)

**Eastern Cachar Tea Company, "Limited."**

SEASON 1874.

NOTICE is hereby given that the Ordinary General Meeting of the Shareholders of the Eastern Cachar Tea Company, "Limited," will be held at the Office of the Company, No. 14, Old Court House Street, on Saturday, the 29th May, at noon, to receive the Directors' Report and Accounts for the year ending 31st January 1875, to declare a further Dividend, and to transact such other business as may be brought forward.

CALCUTTA, the 7th May 1875.

(195—3)

STEEL, McINTOSH & CO., *Agents and Secretaries.***Ramkistopore Press Company, "Limited."**

NOTICE is hereby given that a Dividend of Rs. 1 per share, making, with the *ad-interim* dividend, Rs. 10 per cent., for the half-year ending the 31st March 1875, has been declared payable on and after the 12th May 1875, on presentation of scrip.

CALCUTTA,

RUSHTON BROTHERS, *Managing Directors and Secretaries.*

The 8th May 1875.

(197—2)

Ramkistopore Press Company, *Limited.***Budge-Budge Jute Mills Company, "Limited."**

NOTICE is hereby given that the third call of Rs. 15 per share on the new shares of the Company has been made, and will be payable at the Registered Office, No. 7, Clive Row, Calcutta, on Tuesday, 25th May 1875.

By order of the Directors,

The 27th April 1875.

(181—3)

ANDREW YULE AND CO., *Agents.***Great Eastern Hotel, Wine and General Purveying Company "Limited."**

NOTICE is hereby given that the 26th Half-yearly Ordinary General Meeting of Shareholders of this Company will be held at the Registered Office of the Company, Nos. 1, 2, and 3, Old Court House Street, on Saturday, the 29th May 1875, at 3 o'clock P.M., to receive the Directors' Report, to pass the Accounts for the year ended 28th February last, to declare a Dividend, and to transact any other business that may be brought before the meeting.

By order of the Directors,

CALCUTTA, the 27th April 1875.

(180-5)

A. CUMMING, *Secretary.***Great Eastern Hotel Wine and General Purveying Company, "Limited."**

NOTICE is hereby given that the Transfer Register of this Company will be closed from Saturday, the 22nd instant, to Saturday, the 29th idem, both days inclusive.

By order of the Directors,

CALCUTTA, the 18th May 1875.

(211—2)

A. CUMMING, *Secretary.*

### Howrah Mills Company, "Limited."

NOTICE is hereby given that an Extraordinary General Meeting of Shareholders will be held at the office of the Company, No. 8, New China Bazar Street, on Saturday, the 22nd of May 1875, at 3 o'clock p.m., for the purpose of passing the following special Resolution, viz.—

"That such of the alterations, additions, and amendments to the Company's Articles of Association, which were submitted and approved at the Extraordinary General Meeting of Shareholders held on the 24th April 1875, as may be passed by this Meeting, shall be and are hereby adopted, and that the Articles of Association of the Company be altered, added to, and amended accordingly."

By order of the Directors,

ERNSTHAUSEN AND OESTERLEY, *Managing Agents and Secretaries.*

CALCUTTA, the 1st May 1875.

(185-3)

### Notice.

#### ODDH AND ROHILKUND RAILWAY COMPANY.

A CONSIDERABLE sum in Current Notes was lately found on the O. and R. Railway. The owner can have them on furnishing full particulars and paying expenses.

Lucknow, the 16th April 1875.

(203-3)

### Notice.

THIS is to notify that the general Power-of-Attorney (am muktarnamah), drawn up by me on the 23rd February 1875, in favour of Sateonry Mitter, *alias* Nundo Coomar Mitter, of Simla, Calcutta, is hereby withdrawn, and intimation thereof has been given to the Collector of the 24-Pergunnahs, Alipore. The said Sateonry Mitter, *alias* Nundo Coomar Mitter, will therefore cease to be my agent from this date.

The 15th May 1875.

(204-1)

CHUNDER COOMAR ROYCHOWDERY.

### Notice.

THE letting of the Zemindaries belonging to the estate of the late Kistouundo Biswas, which was advertised for Friday next, the 14th day of May instant, has been postponed to Friday, the 28th idem, at one o'clock in the afternoon, when the Receiver of the High Court will put up the same for lease at his office, in the High Court premises.

HIGH COURT RECEIVER'S OFFICE, the 11th May 1875.

(202-2)

### Notice.

THE interest and responsibility of the late Baboo Bhogobutty Churn Law in our firm ceased on the 30th April last.

(184-4)

PLAWSKISSEN LAW AND CO.

### Notice.

MR. ALEXANDER ANDERSON is authorized to sign our firm per procuration.

(186-En)

MACKINSON, MACKENZIE & CO.

### Notice.

INTEREST draft for Rs. 90, No. 008527, dated 12th February 1875, in favor of Megholl Dhar, has been lost. Any one restoring the same to the undersigned will be rewarded if required.

(194-3)

MINOOSOMUN DUTT.

### Stolen.

THE Government Promissory Note, No. 019889, of the 4 per cent. of 1842-43, for Rs. 5,400, and Nos. 008612 and 011382, of the 4 per cent. of 1835-36, for Rs. 2,000, each being Rs. 1,000, originally standing in the name of Kadumbine Dabie, the proprietress, by whom it was never endorsed to any other person. Payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is to be made for the issue of duplicates in favor of the proprietress.

(196-3)

KADUMBINE DABIE, *Scrapore, Zillah Hooghly.*

### Lost.

THE following Government Promissory Notes,—

No. 42227, for Rs. 1,000, of 4 per cent, dated the 31st March 1835-36.

No. 42228, for Rs. 1,000, of 4 per cent, dated the 31st March 1835-36.

No. 42229, for Rs. 5,400, dated the 1st February 1843.

(190-3)

W. D. PRATT, *District Superintendent of Police, Hooghly.*

### Lost.

THE undermentioned Government Promissory Note, which last stood in the name of Choonee Lail Khandelwalli:—

No. 340, of the 5 per cent. loan of 1856-75, for Rs. 500.

(182-3)

## Mackenzie, Lyall and Company

Will sell at 3 P.M., on Thursday next, the 20th May current, in the Exchange Hall under instructions from Captain Lovell, Agent of the Peninsular and Oriental Company, the undernoted packages of piece-goods, on account of whom it may concern, landed damaged by salt water ex S. S. *Thibel*.

২০ মে রহস্যভিদ্ধার অপরাহ্নে বেলা ৩ টার সময় মোঃ এক্সচেঞ্জ হালে থিবেট ডাহাজের আমদানী কএক পেকেজ লোণাজল দাগি বিলাতি কাপড় পিননশলার ও গুরিয়েটেল কোং এজেন্ট শ্রীমত কাশুণ লদেল সাহেবের উপদেশানুসারে শংসবি ব্যক্তিদের হিঃ, নিলাম হইয়া বিক্রয় হইবেক।

nos.	Nos.	Mark Pes.	m. yds. lbs. oz. No.	Bales.	Nos.	Mark Pes.	m. yds.
4	14	C. & T. 400 T Cloths	27 24 4 1/2	15	31322		
4	1453				31316		
	1466	J. P. 200 Shirt-	39 39 7		31338		4
	1470	C. inge.					
	1459				31339		
11	31352				31359	P. T. & C. 1500 T. Cloths	
	31346				31321		
	31344				31341		
	31345				31340		
	31349	P. T. & C. 2200 Mada-	29 24 2 1/2		31317		
	31347	pallams.		11	31331		
	31318				31332		
	31351				31337		
	31350				31329		
	31043				31328		
	31343				31336	P. T. & C. 1100 White	
	31320			5	31320	Jaconets	39 20—190
	31323				31335		
	31319	P. T. & C. 1500 T. Cloths			31327		
	31318				31333		
	31315				31334		

Bales.	Nos.	Mark Pes.	m. yds. lb.
31	1873-76		
	1880-83		
	1887-88		
	1891		
	1893-94	F. G. 1550 Grey Shirtings	39 38 1/2 8 1/2—20
	1898-1905	H.	
	1908-11		
	1913-14		
	1916-19		
1	1935—	50 do.	39 38 1/2 8 1/2—25
1	1937—	50 do.	39 38 1/2 9—500
6	1938-40		
	1941	400 do.	45 39 9—30
	1946		
	1949-50		

		K				
1	Bale	\$ 2591	[R B]	500	Pes. 12 x 3	Grey Dhooties.
			D			
1	"	2593	"	504	" 12 x 3	do.
1	"	2600	"	504	" 12 x 3	do.
1	"	2597	"	504	" do.	do.
1	"	2598	"	504	" do.	do.
1	"	2595	"	504	" 12 x 3	do.
1	"	2594	"	504	" do.	do.
1	"	2596	"	504	" do.	do.
6	"	2584-89	"	ea. 500	" 12 x 3	do.
1	"	2583	"	"	" do.	do.
2	"	2538-39	"	"	" 32 x 6	do.
1	"	2514	"	400	" 44 x 10	do.
1	"	2656	"	501	" 12 x 3	do.
			K			
2	"	2405-6	[R B]	ea. 100	" 28 x 24	Grey T. Cloths.
			G C			
1	"	2408	"	"	" do.	
1	"	2438	"	50	" 38 x 39	Grey Shirtings.

Bales,	Nos.	Mark Pes.	in. yds. lbs. oz. No.
13	„	1643-55	B S C B • C S Grey Bordered Shirtings.
9	„	1169-117	„ Grey T Cloth.
1	„	118	„ do.
4	„	1613	[5] [P.B] 1800 Pairs 24½-57 inch Colored Bordered Dhooties, 5-9 yds., 12 × 10, No. 70-74F.
		1610	
		1611	
		1645	
		1673	
		1676	„ 816 Pairs do., 26½-40½ inch do., 5-10 yds., 12 × 12, Nos. 290-95L.
2	„	1707	„ 700 Pairs 36½ inch, 8 yards, 14 by 14, No. 413T.
		1712	
3	„	1629	„ 150 Pieces 35½ inch, 39 yards, 7 lbs, 16 by 15, No. 65B
		1632	
		1634	
4 Cases, 3332-35	C	C N P	White Stripes.
	W		
	C		
13 Cases, 329	C N P	S	Orange Shirtings.
22 Bales, 5842.			1 Bale, 6142 A S G Shirtings.
5844.			G
6124			Cases, 359-364 [12] A. E. & Co., Black Card Thread.
6127 D			
3 Bales .. { 7476 } [A A]			5 Cases, 1335-36 { A and C [120] A and C
		G	
		G Shirting Dhooties.	
2 Cases, 6183-4 E.			1338 Black and White Prints.
			Le St. Marcell.
4 Bales .. { 1910 } [P C]			2 Cases, 4117-18 { W L [232] H C
		C Shirtings.	

(212—1)

PURSUANT TO A DECREE of the High Court of Judicature at Fort William in Bengal, in its ordinary original civil jurisdiction, made in a suit, No. 2331, of one thousand eight hundred and seventy-five, wherein James Walter Lowe, residing at the Bengal Club, Chowringhee, Calcutta, is plaintiff, and Feroz Lohani, residing at the Green Eastern Hotel in Calcutta, Executor of Alfred Charles Compton, deceased, and the creditors of the said Alfred Charles Compton, otherwise called Charles Alfred Compton, late of Commedlah, in the district of Tipperah, and of Chandranagore, formerly of No. 29, Theatre Road, Calcutta, zemindar, who died in or about the seventeenth day of February one thousand eight hundred and seventy-five, are, on or before the twenty-second day of November one thousand eight hundred and seventy-five, to send to the office of the Registrar of this Court in its original suit, their names, addresses, and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said decree.

Every creditor claiming any security, may produce or transmit the same to the Registrar with the particulars of his claim, or send or produce the same before the Honorable Mr. Justice Phear in the Court-house on Saturday, the eighteenth day of December one thousand eight hundred and seventy-five, at eleven o'clock in the forenoon, being the time appointed for adjudicating on the claims.

R. BIRCHAMBERS, Registrar.

TROTMAN AND WATKINS, Plaintiff's Attorneys. The 14th May 1875.

(210—7)

## INSOLVENT NOTICES.

*Court for the Relief of Insolvent Debtors at Calcutta.*

In the matter of JOHN HENRY GRAY LORENIE, an Insolvent.

On Wednesday, the 28th day of April last, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 6th day of July next, and that the said Insolvent do then attend to be examined before the said Court.

H. R. FICK, Attorney.



IN the matter of BENJAMIN SAMUEL COLLINS, an Insolvent.

On Thursday, the 6th day of May instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 6th day of July next, and that the said Insolvent do then attend to be examined before the said Court.

H. R. Fink, *Attorney*.

IN the matter of ROBERT BARTLETT, an Insolvent.

On Tuesday, the 4th day of May instant, it was ordered that Tuesday, the 6th day of July next, be appointed for the further hearing of this matter, and that unless cause be shewn to the contrary on that day, the said Insolvent be discharged personally as well as to his after acquired property from all liabilities for debts, claims, and demands of and against the said Insolvent at the time of the filing of his petition for relief.

Orr and Harriess, *Attorneys*.

*Chief Clerk's Office, the 11th day of May 1875.*

IN the matter of BHEEKAI KERAM and BEKHARAM, Insolvents.

On Tuesday, the 4th day of May instant, it was ordered that the hearing of this matter do stand adjourned to the first court day in May 1876, the said Insolvents, hereby undertaking to assist the Official Assignee of this Court in realizing their outstanding debts, and this Court doth hereby make this *ad-interim* protection order for the protection of the said Insolvents from arrest to take effect from the date hereof in respect of all the debts and liabilities mentioned in the schedule of the said Insolvents filed in this Court, which protection shall continue in force until the said first court day in May 1876, and that the said Insolvents do then attend to be examined before the said Court.

Bhubun Mohun Dass, *Attorney*.

IN the matter of KESSECHUND MITTER, of No. 11, Choochapoker Lane, in the Town of Calcutta, a Clerk to Messrs. Gillanders, Arbuthnot and Company, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the office of the Chief Clerk on Wednesday, the 12th day of May instant, and by an order of the same date, the estate and effects of the said Insolvent were vested in the Official Assignee.

Mohendronath Holdar, *Attorney*.

IN the matter of KESSECHUND MITTER, an Insolvent.

NOTICE that an application for an *ad-interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 25th day of May instant, at the hour of ten o'clock in the forenoon.

*"Any creditor of the said Insolvent desiring of opposing such application, must appear before the said Court at the time and place aforesaid."*

Mohendronath Holdar, *Attorney*.

IN the matter of KESSECHUND MITTER, an Insolvent.

On Wednesday, the 12th day of May instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 6th day of July next, and that the said Insolvent do then attend to be examined before the said Court.

Mohendronath Holdar, *Attorney*.

IN the matter of MONMORUN MITTER, at present of No. 79, Amburst Street, in Calcutta, formerly a Serkey Mill Contractor in Haliday Street, in Calcutta, and said, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chapter XXI, was filed in the office of the Chief Clerk on Monday, the 10th day of May instant, and by an order of the same date, the estate and effects of the said Insolvent were vested in the Official Assignee.

Insolvent in person.

IN the matter of MONMORUN MITTER, an Insolvent.

On Monday, the 10th day of May instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 6th day of July next, and that the said Insolvent do then attend to be examined before the said Court.

Insolvent in person.

*Chief Clerk's Office, the 18th day of May 1875.*

## Postal Notices.

## SEA OVERLAND MAILS.

	Box closes at	Date.	Per Steamer.
Madras, Ceylon, and the intermediate ports	7 P.M. ...	19th May 1875...	<i>Malda.</i>
Akyab	7 " ...	21st " " ...	<i>Mecca.</i>
Rangoon and Monlmein	7 " ...	21st " " ...	<i>Rajpootana.</i>
Port Blair and Comorta	7 " ...	21st " " ...	<i>Himalaya.</i>
Persian Gulf	7 " ...	25th " " ...	<i>From Bombay.</i>
Ceylon and the Australian Colonies	7 " ...	26th " " ...	<i>From Bombay</i>
Ceylon, Straits, Hong-Kong, United States of America, and the Colonies of Queensland and Victoria, <i>via</i> Torres' Straits. (Letters, &c., for the latter Colony must be specially superscribed)	7 " ...	28th " " ...	<i>From Bombay.</i>

The next Overland Mail, *via* Bombay, will close at the General Post Office on Friday, the 21st instant.

2. Book-post and pattern packets must be posted on the 20th idem.

N.B.—The Letter-Box will close at 7 P.M. precisely, after which hour Overland letters, fully prepaid and bearing extra postage stamp of two (2) annas on each cover, will be received up to 7-30 P.M., or bearing an extra postage stamp of four (4) annas on each cover up to 8 P.M.

CALCUTTA, the 18th May 1875.

M. PERCY, *Post-Master.*

### List of Unclaimed Letters lying in the Calcutta Post Office on the 18th May 1875.

Baines, J.	Gibbs, Col. J. J.	Pugh, H. E.
Battye, D.	Harrison, J. H. C.	Padday, Capt. A. C.
Berrington, E.	Henry, J. C.	Sebille, S. and Co.
Brame, A.	Holland, H.	Smyth, G. R. C.
Bright, A.	Hill, H. H.	St Clair, Miss A.
Browne, Col. H. A.	Joseph, C.	Taege, W. F.
Butler, M. L.	King, J. W.	Thacker, J. A. G.
Clarke, Hon'ble Sir A.	Lucas & Co., A.	Warren, Thomas.
Clarke, Lady.	Magill, H.	Warne, J. C.
Daniel, H. F.	Nolan, Capt. George.	Willoughby and Co.
Floriken, A.	Pickford, C. E.	Wiseman, Lieut. N. C.

" Letters marked *Care of Post Office, to be kept till called for.*"

Alexander, Hon. C.	Hazard, W.	Perra, T. R.
Avallone, L.	Hogendorp, Baron	Phipps, C. E.
Bainbridge, F. C.	Hobhouse.	Pimkeny, R. R.
Baird, W. C.	Holl, C.	Raffin, F. J.
Bills, Captain J. W.	Holmes, Miss E.	Ralphs, H. J.
Bowhay, Mr.	Jones, J. J.	Ramsden, H.
Brewster, J.	Joseph, W. P.	Reid, R.
Brown, W. T.	Latham, C.	Roberts, Mrs. W.
Burton, H. J.	Levie, D.	Rossitto, Mrs. E.
Chisam, W.	Luigi, G.	Shearman, J., Driver.
Connolly, N.	Low, C. C.	Shearman, Mrs. S.
Croghan, W.	MacIntyre, A.	Schwartz, Miss O.
DeBono, L. L. D.	McLean, W.	Stevens, Capt. R. T.
DeQueechy, R. H.	Mellis, Col. G.	Swanson, C. J.
Elworthy, H.	Masson, E. S.	Tasseraud, Monsr. T.
Fernandez, J. F.	Oates, Mrs.	Therfield, W.
Graham, C.	Palmer, A. H.	Verner, W. H.
Greig, J.	Parnham, J. L.	Wade, A. R.
Grinshaw, N.	Pearse, Mrs. A. J.	Watts, F.
Greenwood, H.	Pearson, G.	Williams, W.
Glennie, P.	Peppin, Mrs. F.	Young, F. W.

M. PERCY, *Offg. Post-Master.*

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**Postal Notice.**

AFTER Friday, the 28th instant, the Overland Mail *via* Bombay will, until further notice, be closed at this office every Tuesday commencing with Tuesday, the 1st June 1875.

M. PERCY, *Post-Master*

GOVERNMENT POST OFFICE, CALCUTTA, the 18th May 1875.

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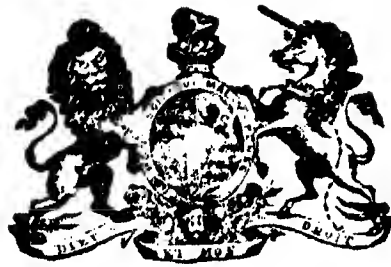
**Postal Notice.**

CALENDAR of mail steamer departures from Bombay can be had at the Calcutta Post Office Price 2 annas; and for despatch to Mofussil, 3 annas.

M. PERCY, *Post-Master*.

GOVERNMENT POST OFFICE, CALCUTTA, the 18th May 1875.





# The Calcutta Gazette.

WEDNESDAY, MAY 19, 1875.

## PART III.

### Act of the Bengal Council.

GOVERNMENT OF BENGAL.

#### LEGISLATIVE DEPARTMENT.

##### [Third Publication.]

THE following Act passed by the Lieutenant-Governor of Bengal in Council, received the assent of His Honor on the 19th March 1875, and having been assented to by His Excellency the Governor-General on the 24th April 1875, is hereby promulgated for general information:—

Act No. III of 1875.

*An Act to amend Bengal Act No. VI of 1861.*

WHEREAS it is expedient to amend Bengal Act No. VI of 1861 *to provide for the periodical inspection of Steam-Boilers and Prime-movers attached thereto in the Town and Suburbs of Calcutta*; It is enacted as follows:—

1. The Lieutenant-Governor of Bengal, or any person authorized by him in that behalf, may revoke or suspend any certificate already granted, or to be granted under the said Act, on the ground that the Boiler or Prime-

mover in respect of which it has been granted is not in charge of a person competent to have charge of the same.

If the owner of such Boiler or Prime-mover or the person so in charge as aforesaid, be dissatisfied with such revocation or suspension, he may apply to some person (not being the person who revoked or suspended the certificate) by general or special order duly authorized by the Lieutenant-Governor of Bengal in that behalf, who may, if he is so satisfied, grant a writing under his signature to the effect that the person so in charge as aforesaid is a person competent to have charge of a Boiler or Prime-mover, and the Lieutenant-Governor of Bengal, or person who has revoked or suspended the certificate, shall accordingly grant a new certificate as far as possible in the form in the Schedule to the said Act annexed, or shall allow the former certificate to continue in force.

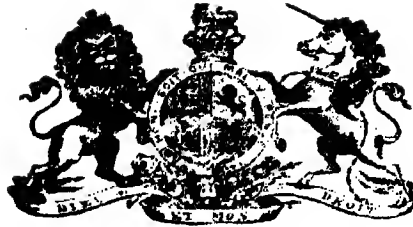
No additional fee shall be paid for a new certificate granted under this section.

2. This Act shall be construed as one with the said Bengal Act No. VI of 1861.

C. C. MACRAE,

Offg. Asst. Secy. to the Govt. of Bengal,  
Legislative Department





# The Calcutta Gazette.

WEDNESDAY, MAY 26, 1875.

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## PART I.

### Orders and Notifications by the Lieut.-Governor of Bengal, the High Court, Government Treasury, &c.

#### ORDERS BY THE LEUTENANT-GOVERNOR OF BENGAL.

##### REVENUE AND GENERAL DEPARTMENTS.

##### No. 13418.

**GENERAL**—*The 10th May 1875.*—Baboo Chandy Churn Bose, Sub-Deputy Collector, Mymensingh, is allowed leave for one month, under Section 21, Chapter VI of the Civil Leave Code, with effect from the 15th instant.

*The 14th May 1875.*—Baboo Nund Colmar Aykar, Extra Assistant Commissioner, Hazareebagh, is transferred to Lohardugga.

Moonshee Sada Nund, Extra Assistant Commissioner, Lohardugga, is transferred to Hazareebagh.

*The 17th May 1875.*—Mr. Henry Savage, Assistant Magistrate and Collector, Rungpore, is transferred to Beerbhoom.

Mr. William Dunbar Blyth, Assistant Magistrate and Collector, Beerbhoom, is transferred to Maldah.

*The 19th May 1875.*—Mr. James Cattraill Price, Settlement Officer in Midnapore, is vested with the powers of a Collector under the provisions of Act VII (B.C.) of 1868 in that district.

The orders of the 22nd December last, published in the *Calcutta Gazette* of the 23rd idem, granting Mr. Edward Maxwell Reilly leave for three months, under Section 3, Supplement F, of the Civil Leave Code, will have effect from the 1st January 1875.

Baboo Dwarka Pershad, Sub-Deputy Collector of the Second Grade, is promoted to the First Grade of Sub-Deputy Collectors, *vice* Baboo Indra Bekary Singh, deceased.

Moonshee Abdur Rezak, Officiating Sub-Deputy Collector, on leave, is appointed to be a Sub-Deputy Collector of the Second Grade, *vice* Baboo Dwarka Pershad, promoted.

Moonshee Abdur Rezak is posted to Buxar.

Syed Mohamed Nussirooddeen is appointed to act as a Sub-Deputy Collector of the Second Grade at Buxar during the absence, on leave, of Moonshee Abdur Rezak, or until further orders.

Moonshee Toolshee Pershad is appointed temporarily to be a Sub-Deputy Collector of the Second Grade in Saran for emigration work.

Baboo Sheva Nandun Lall, B.A., is appointed temporarily to be a Sub-Deputy Collector of the Second Grade in Saran for the recovery of advances made during the famine.

*The 20th May 1875.*—Mr. Behary Lall Gupta, Officiating Joint-Magistrate and Deputy Collector, Diamond Harbour, is allowed leave for seven days, to enable him to appear at the Honor Examination in Sanskrit to be held in Calcutta in July next.

*The 21st May 1875.*—Baboo Sant Prosad, Sub-Deputy Collector, on settlement duty in the Southal Pergunnahs, is allowed leave for two months, under Section 3, Supplement F, of the Civil Leave Code, with effect from the 14th April 1875.

Baboo Lash Behari Dutt, Causongoo First Grade, Bhagulpore, is appointed to act as a Sub-Deputy Collector during the absence, on leave, of Baboo Sant Prosad, or until further orders.

*The 22nd May 1875.*—Mr. G. L. T. Harris having resumed charge of the office of Additional Judge of Backergunge and Jessore on the forenoon of the 16th April 1875, the unexpired portion of the privilege leave granted to him under orders of the 16th February 1875 is cancelled.

Mr. John Nugent, Assistant Magistrate and Collector, in charge of the Goalundo Division of the Burdipore district, is allowed leave for two months and seventeen days, under Section 21, Chapter VI, of the Civil Leave Code, with effect from the 3rd April 1875.

Moulvie Sobhan Hyder, Sub-Deputy Collector, Palamow, is appointed to act as an Extra Assistant Commissioner, and to be a Special Commissioner under the Chota Nagpore Land Tenures' Act.

The services of Mr. A. D. Ellis, of Government Telegraph Accounts Department, who was specially deputed to compile the grain and relief cash accounts of the Bograh district, are replaced at the disposal of the Government of India in the Public Works Department, with effect from the 21st May 1875.

*The 25th May 1875.*—Mr. H. C. Richardson, c.s., reported his departure from India, on furlough, on the 5th May 1875.

The cash and grain accounts of the Purneah district having been completed, the services of Mr. W. H. Dobson are replaced at the disposal of the Government of India in the Financial Department, with effect from the 18th May 1875.

**POLICE.**—*The 19th May 1875.*—Mr. R. F. Guise, Officiating Assistant Superintendent of Police, Backergunge, is transferred to Rungpore.

**REGISTRATION.**—*The 11th May 1875.*—Mr. Percival Nelson Langdon, Assistant Magistrate and Collector, Hooghly, is appointed, under Section 2, Act V (B.C.) of 1866, to be Controlling and Registering Officer of Hackney Carriages within the Municipality of Hooghly and Chinswade, *vice* Mr. W. F. Meres.

*The 22nd May 1875.*—Baboo Amar Nath Bhattacharjee, Deputy Magistrate and Deputy Collector of Purnea, is appointed also to be Sub-Registrar of that district, *vice* Baboo Krishna Gopal Ghose, transferred.

*The 25th May 1875.*—The Rev. Albert Ferdinand is appointed, under Section 7, Act XV of 1872, to be a Marriage Registrar for Calcutta, *vice* the Rev. J. Richards, resigned.

**EDUCATION.**—*The 20th May 1875.*—Baboo Banu Madhub Dey, M.A., Head Master of the Sanskrit Collegiate School, is appointed to be Head Master of the Bhagulpore School, *vice* Baboo Narmann Chunder Mukherjee, resigned.

*The 25th May 1875.*—Mr. F. Lathbury is appointed to act as Head-Master of the Kishnaghur Collegiate School, with effect from the 1st May 1875, during the absence, on deputation, of Baboo Bressor Mitter, M.A., or until further orders.

Mr. E. Lathbridge, of the Bengal Educational Service, reported his departure from India, on special leave, on the 5th May 1875.

**MEDICAL.**—*The 14th May 1875.*—Surgeon Major Charles Egbert Wilmund Bensley, M.D., Civil Surgeon of Nuddea, is allowed leave for three months, under Section 21, Chapter VI of the Civil Leave Code, from or about the 1st July 1875.

Assistant Surgeon Tara Chand Banerjee, detached to the Kishnaghur Charitable Dispensary, is appointed to have civil medical charge of Nuddea during the absence, on leave, of Dr. C. L. W. Bensley, or until further orders.

*The 15th May 1875.*—Surgeon William Day Stewart, Officiating Civil Surgeon of Calcutta, is allowed leave for one month, under Section 21, Chapter VI, of the Civil Leave Code.



Surgeon J. Ridings, attached to the 41st Madras Native Infantry, is appointed to act as Civil Surgeon of Cuttack during the absence, on leave, of Surgeon W. D. Stewart, or until further orders, in addition to his own duties.

**PORT TRUST.**—*The 22nd May 1875.*—Mr. N. MacMichael is appointed to be a Commissioner for making Improvements in the Port of Calcutta under Act V (B.C.) of 1870, vice Mr. J. C. Murray, resigned.

**ECONOMIC MUSEUM.**—*The 11th May 1875.*—The following gentlemen are appointed to be Members of the District Economic Museum Committees of Rajshahye and Nattore:—

*Rajshahye District.*

The Magistrate and Collector, <i>Chairman.</i>	} <i>Members.</i>
Lieutenant-Colonel Pagan.	
The Civil Surgeon.	
Mr. H. Livermore.	
„ H. J. Abbott.	
„ A. Gallois.	
Baboo Hurgovind Bose.	}
„ Jogesh Chunder Bagchee.	
„ Kishore Lal Sircar, M.A.	

*Nattore Sub-Division.*

The Sub-Divisional Officer, <i>Chairman.</i>	} <i>Members.</i>
Rajah Promotho Nath Roy, Bahadoor, of Dighapoteah.	
Baboo Raj Koomar Sircar.	
Moulvi Mahomed Rashid Khan Chondry.	
Baboo Saroda Prosad Sookool.	

**ROAD CESS.**—*The 15th May 1875.*—The following gentlemen are appointed, under Section 76, Act X (B.C.) of 1871, to be Members of the Branch Road Cess Committees of Cutwa, Culna, Bood-Bood, Rameegunge, and Jehanabad respectively, in the district of Burdwan, for the purpose of giving effect to the provisions of the Act:—

*Cutwa.*

The Sub-Divisional Officer of Cutwa, *Chairman.*  
 „ Moonsif of Cutwa, *Vice-Chairman.*  
 Baboo Porunsook Chandra.  
 „ Ashootosh Chowdhery.  
 „ Bisoo Chunder Chowdhery.  
 Moonshee Iggul Hosein.  
 „ Mugbool Rohman.  
 Moulvie Iggul Haq.  
 Baboo Tamee Prashad Bhattacharjee.  
 „ Kangal Kristo Koor.  
 „ Ishan Chunder Binattacharjee.

*Culna.*

The Sub-Divisional Officer of Culna, *Chairman.*  
 Baboo Mohendra Lal Goopto, *Vice-Chairman.*  
 „ Deo Lal also Nundee.  
 „ Kamatuddin Chowdhery.  
 „ Gobind Chunder Bose.  
 Syed Attahur Rohoman Molla.  
 „ Abdul Fattch Molla.  
 Baboo Bykunto Nath Dey.

*Bood-Bood.*

The Sub-Divisional Officer of Bood-Bood, *Chairman.*  
 Baboo Hital Misser, *Vice-Chairman.*  
 „ Madhub Lal Agrahaltree.  
 „ Radha Bullub Singh.  
 „ Ram Coomar Roy.  
 „ Bholnath Kobertij.  
 „ Babooram Muradul.  
 „ Protap Chunder Mitter.  
 „ Denonath Koondoo.  
 „ Bissessur Bhattacharjee.  
 „ Nilkanto Mookerjee.  
 „ Bonomalee Dutt.  
 The Police Inspector } of Bood-Bood.  
 „ Native Doctor }

*Ranergunge.*

The Sub-Divisional Officer of Ranergunge, *Chairman*.  
 Baboo Saroda Proshad Sircar, *Vice-Chairman*.  
 Mr. Herbert Phillips, Manager of the Equitable Coal Company, Chowkidanga.  
 Baboo Tara Prasunno Bose.  
 „ Haradoyal Murwarce.  
 „ Poresb Nath Chuckerbutty.  
 „ Soorjoo Lal Gossami.  
 „ Kissory Mohun Mozumdar.  
 Moonshee Moharuck Ali.  
 Baboo Soobul Mondal.  
 „ Lukhun Manjee.  
 Dhurum Khan.  
 Baboo Kenaram Chatterjee.

*Jehanabad.*

The Sub-Divisional Officer of Jehanabad, *Chairman*.  
 Baboo Sreeram Chuttopadhaye, *Vice-Chairman*.  
 Yacoob Meah.  
 Baboo Bykunt Nath Roy.  
 „ Kali Dass Ghose.  
 „ Modun Mohun Chowdhery.  
 „ Mohanundo Laha.  
 „ Bhugobutty Churn Banerjee.  
 „ Ghoneshyam Bhukut.  
 Sha Ferman Ali.

*The 20th May 1875.*—The following gentlemen are appointed to be members of the District Road Committee of Darjeeling:—

The Deputy Commissioner, *ex officio Chairman*.  
 Mr. E. Brown, Planter.  
 Baboo Balluck Chand Chowdry, Jotedar.  
 „ Bhoge Dutt Dass, Jotedar.  
 „ Chunder Bhusun Chuckerbutty, Tehsildar, Terrai.  
 Mr. G. W. Christeson, Planter.  
 „ G. F. Flannstead, Planter.  
 Gellong, Tehsildar, Dumsong.  
 Mr. G. Gammie, Manager, Cinchona Cultivation.  
 „ J. S. Gamble, Assistant Conservator of Forests.  
 „ R. F. Graham, Planter.  
 „ B. W. Halifax, Planter.  
 „ W. Lloyd, Landholder and Banker.  
 „ A. W. Paul, Assistant Commissioner.  
 Dr. Purves, Civil Surgeon.  
 Mr. E. Southby, Planter.  
 „ J. Stalkart, Planter.  
 Tendrak, Tehsildar, Darjeeling.  
 Baboo Tarini Sunker Mozumdar.  
 Mr. T. Tweedie, Government Pensioner.  
 „ A. Wernicke, Planter.

*The 22nd May 1875.*—Baboo Umbica Churn Roy Chowdry, Deputy Magistrate and Deputy Collector, is appointed, under Section 49 of Act X (P. C.) of 1871, to be a Member of the District Road Cess Committee of Pooree for the purpose of carrying out the provisions of the Act.

R. L. MANGLES,  
*Offg. Secy. to the Govt. of Bengal.*

[First Publication.]

## NOTIFICATION.

*The 18th May 1875.*—It is hereby notified for general information that the Lieutenant-Governor of Bengal is pleased, under Sections 16 and 18 of Act VI of 1871, to establish a Moonsif's Court at Sectamurhee, in the civil district of Tirhoot and the executive district of Durbhanga, and to declare that the jurisdiction of the Moonsif shall be coextensive with that of the Sectamurhee sub-division.

H. J. REYNOLDS  
*Offg. Secy. to the Govt. of Bengal.*

## [First Publication.]

## NOTIFICATION.

*The 22nd May 1875.*—The following general instructions are notified for the guidance of the authorities who correspond directly with Government during the time His Honor the Lieutenant-Governor is at Darjeeling.

As a general rule, all communications are to be sent as usual to the Secretary's Office in Calcutta; communications which are urgent, and which can be made complete in themselves, so as not to require reference to papers in the Office, may be sent direct to the Secretary with the Lieutenant-Governor at Darjeeling.

H. J. REYNOLDS,  
Offg. Secy. to the Govt. of Bengal.

## [Second Publication.]

## NOTIFICATION.

*The 18th May 1875*—It is hereby notified for general information that, with the sanction of the Government of India, the Lieutenant-Governor of Bengal has been pleased to direct that, from the 1st of June 1875, a new sub-division shall be opened in the district of Rungpore, comprising thanas Dimlah, Durwani, and Jaldhaka, with head-quarters at Bagdogra.

H. J. REYNOLDS,  
Offg. Secy. to the Govt. of Bengal.

## [Second Publication.]

## NOTIFICATION.

*The 14th May 1875.*—It is hereby notified for general information that the Lieutenant-Governor has been pleased to sanction the following rearrangement of the Moonsiff jurisdictions in the district of Fureedpore, with effect from the 1st of July 1875 :—

Moonsiffes.	Thanas included in each Moonsiffes.	Sub-division.
1. Goalundo ...	Goalundo Belgáchi Pangsa	Goalundo.
2. Fureedpore (Sudder) ...	Kotwali Bhoosna	Fureedpore (Sudder).
3. Bhanga	Awanpore Sudderpore Deorah Muxudpore	
4. Madaripore ...	Gopalgunge Kotalipara Madaripore (except Sibchur outpost).	
5. Moolfutgunge ...	Moolfutgunge Sibchur outpost	Madaripore.

2. The Muxudpore Moonsiff is abolished, and its thanas—Muxudpore, Gopalgunge, and a part of Bhoosna—are attached to the Bhanga, Madaripore, and Sudder Moonsiffes respectively.

3. The Moolfutgunge Moonsiff is constituted as an experimental measure.

4. By this re-arrangement there will be, as heretofore, five Moonsiffes, with six Moonsiffs, in the district of Fureedpore.

H. J. REYNOLDS,  
Offg. Secy. to the Govt. of Bengal.

## [First Publication.]

## DECLARATIONS.

*The 25th May 1875*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the Eastern Bengal Railway Company, in the village of Pewradanga, pergunnah Mamjoaneah, zillah Nuddea, it is hereby declared that for the above purpose two pieces of land measuring, more or less, respectively, 5 beeghas 3 cottahs and 14 chittacks, and

5 cottahs 8 chittacks of standard measurement, as per boundaries specified below, are required in the aforesaid village of Powradanga :—

*Piece No. 1.*—Bounded on the north, south, and west by lands belonging to Brindabun Chunder Sirker Chowdry, Sreesh Chunder Sirker Chowdry, Brojendrow Gopall Roy, Mothoorindrow Gopall Roy, Annouaprosad Mookerjee, Sarodaprosad Mookerjee, and Woomanauth Mookerjee, and on the east by lands belonging to the said Brojendrow Gopall Roy and Mothoorindrow Gopall Roy, and also by lands belonging to the Eastern Bengal Railway Company.

*Piece No. 2.*—Bounded on the north by lands belonging to Brojendrow Gopall Roy and Mothoorindrow Gopall Roy; on the south by lands belonging to Brindabun Chunder Sirker Chowdry, Sreesh Chunder Sirker Chowdry, Annouaprosad Mookerjee, Sarodaprosad Mookerjee, Woomanauth Mookerjee, and the said Brojendrow Gopall Roy and Mothoorindrow Gopall Roy; and on the west by lands belonging to the Eastern Bengal Railway Company.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the Eastern Bengal Railway Company, in the village of Deolapore, pergunnah Chackla Mutteari, zillah Nuddea, it is hereby declared that for the above purpose two pieces of land measuring, more or less, respectively, 3 beghas 4 cottahs 13 chittacks, and 8 beghas 3 cottahs 3 chittacks of standard measurement, as per boundaries specified below, are required in the aforesaid village of Deolapore :—

*Piece No. 1.*—Bounded on the north by lands belonging to Brojendrow Gopall Roy and Mothoorindrow Gopall Roy; on the south and west by lands belonging to Brindabun Chunder Sirker Chowdry, Sreesh Chunder Sirker Chowdry, the said Brojendrow Gopall Roy, the said Mothoorindrow Gopall Roy, Annouaprosad Mookerjee, Sarodaprosad Mookerjee, and Woomanauth Mookerjee; and on the east by lands belonging to the Eastern Bengal Railway Company.

*Piece No. 2.*—Bounded on the north by lands belonging to Brojendrow Gopall Roy and Mothoorindrow Gopall Roy; on the south by lands belonging to Brindabun Chunder Sirker Chowdry, Sreesh Chunder Sirker Chowdry, the said Brojendrow Gopall Roy, the said Mothoorindrow Gopall Roy, Annouaprosad Mookerjee, Sarodaprosad Mookerjee, and Woomanauth Mookerjee; on the east by lands belonging to the said Brojendrow Gopall Roy and the said Mothoorindrow Gopall Roy; and on the west by lands belonging to the Eastern Bengal Railway Company.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the Eastern Bengal Railway Company, in the village of Poorunderpore or Dipchunderpore, pergunnah Manjougad, zillah Nuddea, it is hereby declared that for the above purpose two pieces of land measuring, more or less, respectively, 8 beghas 1 cottah 13 chittacks, and 2 beghas 3 cottahs 1 chittacks of standard measurement, as per boundaries specified below, are required in the aforesaid village of Poorunderpore or Dipchunderpore :—

*Piece No. 1.*—Bounded on the north, south, and west by lands belonging to Ramu Bhobhushwor, and on the east by lands belonging to the Eastern Bengal Railway Company.

*Piece No. 2.*—Bounded on the north and east by lands belonging to Ramadun Chunder Sirker Chowdry, and Sreesh Chunder Sirker Chowdry; on the south by lands belonging to Ramu Bhobhushwor; and on the west by lands belonging to the Eastern Bengal Railway Company.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the Eastern Bengal Railway Company, in the village of Kristopore, pergunnah Chackla Manjougad, zillah Nuddea, it is hereby declared that for the above purpose a piece of land measuring, more or less, 5 beghas 18 cottahs and 9 chittacks of standard measurement, bounded on the north, south, and east by lands belonging to Brindabun Chunder Sirker Chowdry and Sreesh Chunder Sirker Chowdry, and on the west by lands belonging to Ramu Bhobhushwor, is required in the aforesaid village of Kristopore.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

H. J. Lumsden,

Offg. Secy. to the Govt. of Bengal.

## [Second Publication.]

## DECLARATION.

*The 18th May 1875.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the protection of the Railway Bridge and Embankment in the villages of Pantia and Bantia, pergunnah Koomputap, zillah Moorsshedabad, it is hereby declared that for the above purpose six pieces of land measuring more or less, 10 beegahs 8 cottahs  $4\frac{1}{2}$  chittacks of standard measurement, bounded as follows, are required within the aforesaid villages of Pantia and Bantia:—

*In the Village of Bantia.*

Plot No. 1.—Bounded on the north by the boundary line of village Jugohary; on the south by the boundary line of village Pantia; on the west by the river Bramince; and on the east by the zemindary lands cultivated by Morram Mundle, Troylucko Mundle, and Ram Ghose.

*In the Village of Pantia.*

Plot No. 2.—Bounded on the north and west by the river Bramince; on the north and east by the boundary line of village Bantia; on the west by the zemindary waste land; and on the south and east by the zemindary lands cultivated by Nilkunto Roy, Raghuo Nath Net, and Jogendro Narain Mullick.

*In the Village of Pantia.—On the west side of the Railway.*

Plot No. 3.—Bounded on the north by the village road; on the south by a bamboo bush and land belonging to Nilkunto Roy; on the east by the railway side-cutting land; and on the west by the land and house belonging to Ram Coomar Moochan.

Plot No. 4.—Bounded on the north by the land cultivated by Buagshee Net Chowkeedar; on the south by the land cultivated by Sham Net; on the east by the railway side-cutting land; and on the west by the land cultivated by Jogendro Narain Mullick.

*On the east side of the Railway.*

Plot No. 5.—Bounded on the north by the land belonging to Kadar Nath Mitter; on the south by the land in the bed of the Pantia Nallah, cultivated by Jodoo Mundle and Kristo Net; on the east by the land cultivated by Ram Doyai Pundit; and on the west by the railway side-cutting land.

Plot No. 6.—Bounded on the north by the land in the bed of the Pantia Nallah, cultivated by Jodoo Mundle and Kristo Net; on the south and east by land belonging to Nilkunto Roy; and on the west by the railway side-cutting land.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS.

*John, Secy. to the Act of Bengal.*

## [Third Publication.]

## DECLARATION.

*The 8th May 1875.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for a Paik's service land to be given as compensation for the loss of the service land, acquired for the high level canal from Choolohernah to Chumputap, in the village of Anandpur, pergunnah Kharaj Mohalleghat, zillah Howrah, it is hereby declared that for the above purpose two pieces of land, measuring more or less, 7 beegahs 18 cottahs of standard measurement, are required within the aforesaid village of Anandpur, pergunnah Istardah Moranghat.

One piece of land, containing 6 beegahs 10 cottahs, is bounded on the north by Government land, and belonging to Government; south, by Raj Narayan Majhi's cultivated land; by Gopal Nath Thakur's debatter land, cultivated by Siva Ram Majhi; and by Thakur Das Dasgupta's cultivated land; east, by Lakshmi Narayan Majhi's debatter land and Thakur Nath's debatter land; and west, by Madhu Sudan Majhi's cultivated land.

Another piece of land, containing 1 beegah 5 cottahs, is bounded on the north by Government land; south, by Jaya Deb Majhi's cultivated land; east, by a burial place; and west, by Sarup Mytie's cultivated land.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS.

*John, Secy. to the Act of Bengal.*

The following orders, issued by the Government of India in the Home Department, are republished for general information :—

*No. 461.—Simla, the 12th May 1875.—Notifications.—Establishments.*—The Governor-General in Council is pleased to permit Mr. A. J. Elliot to resign Her Majesty's Bengal Civil Service with effect from the 10th instant.

*No. 470.—The 13th May 1875.*—The Hon'ble F. B. Kemp, a Judge of the High Court of Judicature at Fort William in Bengal, reported his departure from India per steamer *Meinam*, which was left by the pilot at sea on the 14th ultimo.

*No. 286.—The 14th May 1875.—Medical.—Appointment.*—Apothecary J. Hughes is confirmed in the appointment of Civil Medical Officer of Nowgong in Assam.

The following order, issued by the Government of India in the Department of Revenue, Agriculture, and Commerce, is republished for general information :—

*No. 269.—Simla, the 14th May 1875.—Notification.—Statistics.—Erratum.*—In Notification No. 2 (Statistics), dated 5th January 1875, publishing in the *Gazette of India* (Part I) of the 9th idem a list of names of places in the Punjab and its Dependencies, the names under the fourth head (Rivers) should terminate at the word *Nainsukh*, and the following heading should be inserted before the name *Kashmir*, and those following it :—

“*Dependent and Feudatory Native States in the Punjab, and their principal towns, &c.*”

The following order, issued by the Government of India in the Foreign Department, is republished for general information :—

*No. 1350P.—Simla, the 11th May 1875.—Notification.—Political.*—Subject to the confirmation of Her Majesty's Government, His Excellency the Viceroy and Governor-General in Council is pleased to recognize the appointment of Mr. Ernst Seeback as Acting Consul for the German Empire at Calcutta during the absence of Mr. Smidt.

The following orders, issued by the Government of India in the Financial Department, are republished for general information :—

*No. 820.—Simla, the 12th May 1875.—Notifications.—Leave and Allowances.*—The Governor-General in Council is pleased to sanction the insertion in the Civil Leave Code of the following foot-note to the second sentence in Rule 4 in Chapter VIII of that Code :—

\* Whichever calculation would entitle him to the less joining time.

2. His Excellency in Council is also pleased to decide, in supersession of existing rules on the subject, that for the purpose of calculating travelling allowance, the distance between two stations shall be held to be the length of the shortest of two or more practicable routes between them or the cheapest of such routes as may be equally short, and that the shortest route is that by which the traveller can most speedily reach his destination by the ordinary modes of travelling.

*No. 835.—The 13th May 1875.*—The Governor-General in Council is pleased to direct that the words “of which the pay is progressive” be inserted after “lower class” in the proviso to Section 27 of the Acting Allowance Code.

*No. 845.—The 14th May 1875.*—The Governor-General in Council directs that the following be substituted for the note under Rule 4 of Section 27 of the Civil Leave Code :—

*Note.*—This rule applies to a Military Officer in Civil employ; but in his case, the permission to return to duty must be obtained from the Local Government.

*No. 759.—The 13th May 1875.—Pensions and Gratuities.*—The Governor-General in Council directs that the following be inserted as Rule 7 (a) under Section 35 of the Civil Pension Code :—

The salary of an officer transferred in the manner described in Section 34 for service under a Native State, Municipality, or other body, shall be borne by the Native State, Municipality, or other body from the date on which he is relieved from his duty under the British Government to the date on which he is relieved from his duty under the Native State, Municipality, or other body.

The following orders, issued by the Government of India in the Military Department, are republished for general information :—

*No. 489.—Simla, the 11th May 1875.*—With reference to the notification issued by the Government of Bengal, dated 9th March 1875, the services of Surgeon G. Hutcheson, M.D., of the Medical Department, late Civil Surgeon, Tipperah, are replaced at the disposal of His Excellency the Commander-in-Chief, with effect from the 9th March 1875.

*No. 499.—The 12th May 1875.*—The undermentioned Officers have reported their departure for Europe on the dates specified :—

Captain C. H. Garbett, of the Bengal Staff Corps, G. G. O. No. 316 of 1875,—per *Peshawur*, 22nd April 1875, from Calcutta.

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R. L. MANGLES,  
Offg. Secy. to the Govt. of Bengal.

## JUDICIAL DEPARTMENT.

No. 1485C.S.

*The 19th May 1875.*—The services of Baboo Shoshee Bhooshun Sen, B.A., Moonsiff of Shazadpore in Rajshahye, are placed at the disposal of the Government of India in the Home Department for employment in Assam.

*The 20th May 1875.*—Captain Manki, of Kathari is appointed to be an Honorary Magistrate in the district of Singhbhum, and is vested with the powers of a Magistrate of the Third Class.

*The 21st May 1875.*—Syed Mahomed Nussirooddeen, Acting Sub-Deputy Collector, Buxar, is vested with the powers of a Magistrate of the Third Class.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## NOTIFICATION.

*The 22nd May 1875.*—It is hereby notified that, in the exercise of the powers vested in him by Section 29 of Act VI of 1871 (the Bengal Civil Courts' Act), the Lieutenant-Governor of Bengal has been pleased to vest Baboo Anund Chunder Mullick, First Moonsiff of Moonsheegunge, with the powers of a Judge of a Small Cause Court for the trial of suits cognizable by such Courts up to the limit of Rs. 25.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

[First Publication.]

## NOTIFICATION.

*The 16th May 1875.*—The Lieutenant Governor is pleased, in supersession of the Notification published at page 1647 of the *Calcutta Gazette* of the 4th November 1874, to direct the substitution of the following for Rule 96 of the Rules regulating labour transport under Act VII (B.C.) of 1873, published in the *Calcutta Gazette* of 21st January 1874, and of the following Schedule showing the scale of clothing to be provided for emigrants, for Schedule A, Parts A and B, appended to those rules:—

*Rule 96.*—The space measured off for emigrants shall be fitted, along the sides of the vessel, with (a) a boarding three feet high, rising from the planksheer of the vessel, and (b) thick and sound canvas curtains, hanging from roof to deck, with ventilating space under the canvas, and fastening closely to the deck below. But from the month of October to March, both inclusive, the three-feet boarding shall completely enclose the emigrants' deck space, and, besides the side curtains, there shall be similar curtains hung, one at each end of the deck, so as to convert the entire space allotted to emigrants into a thoroughly sheltered compartment, with ventilating spaces near the roof for the exit of heated and unwholesome air. This large compartment shall, moreover, be subdivided into three smaller compartments by a couple of intermediate curtains, stretched right across the deck space from one side of the vessel to the other; but, instead of reaching almost up to the roof, as the curtains at the sides and ends must do, the height of six feet only, measuring from the deck upwards, the space above being left open and unobstructed for the purposes of free ventilation.

*Scale of Clothing for Emigrants.*

A.—Scale of clothing, &c., for emigrants under conveyance to the labour districts between 1st April and 30th September, both dates inclusive:—

<i>For each Man or Boy.</i>		<i>For each Woman or Girl.</i>	
Dhotee, of prescribed size	2	Saree, of prescribed size	2
Jacket	1	Kurtia	1
Banian, of flannel or serge	1	Banian, of flannel or serge	1
Cap	1	For women only (in lieu of sari).	
Blanket	1	Some cheap white cotton cloth	1 yd.
Sutrumjee	1	Blanket	1

*For each Infant.*

Male or female	{	1 Dhotee or saree	1
		1 Flannel banian	1
		1 Cap	1

(a) -- Additional woollen or flannel clothing shall be provided between 1st October and last day of March, both dates inclusive :—

<i>For each Man or Boy.</i>	<i>For each Woman or Girl.</i>
Thick banian, to reach well beyond the hips ... 1	Thick banian to reach well beyond the hips ... 1
Thick pair of drawers or pyjamas ... 1	Thick petticoat, reaching down to the ankles ... 1
Blanket in lieu of suttrinjee ... 1	Blanket in lieu of suttrinjee ... 1

*For each Infant, irrespective of Sex.*

Thick banian, to reach beyond the hips ... 1
Thick petticoat, reaching down to the ankles ... 1

R. L. MANGLES,  
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

#### NOTIFICATION.

*The 21st May 1875.*—Under Section 5 of the Indian Registration Act VIII of 1871, the Lieutenant-Governor of Bengal is pleased to create the following registration sub-districts, having the head-quarters and local jurisdiction shown opposite their names. The Lieutenant-Governor is also pleased, under Section 7 of the Act, to appoint the persons named below to be Sub-Registrars of the said sub-districts :—

DISTRICT	Names of new sub-districts.	Head-quarters.	Times included in jurisdiction.	Sub-Registrars appointed.
Hooghly	Balāgar	Balāgar	Balāgar	Baloo Dacerathu Banerjee
Noakhully	Hatiya	Harni	Hatiya	Maulvi Abdulullah.
Monghyr	Sikandrah	Sikandrah	Sikandrah	Nawab Waliyat Hussain Khan

These changes will take effect on and from the 1st of June 1875.

R. L. MANGLES,  
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

#### NOTIFICATION.

*The 1st May 1875.*—Under Section 5 of the Indian Registration Act VIII of 1871, the Lieutenant-Governor of Bengal is pleased to create the following registration sub-district, having the head-quarters and local jurisdiction shown opposite the name. The Lieutenant-Governor is also pleased, under Section 7 of the Act, to appoint the person named below to be Sub-Registrar of the said sub-district :—

DISTRICT	Name of new sub-district.	Head-Quarters.	Times included in jurisdiction.	Sub-Registrar appointed.
Dacca	Harirampore	Balla	Harirampore	Baloo Shashi Bhuran Roy

This change will take effect on and from the 15th May 1875.

R. L. MANGLES,  
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

#### NOTIFICATION.

*The 1st May 1875.*—The Lieutenant-Governor is pleased to make the following additions to Rules 65 and 67 of the Registration Rules :—

At the close of Rule 65, read the following words, “and shall date such certificate with his own hand.”

To Rule 67, read the words “when the copying work of each day is brought to a close, the date shall be entered in the right hand margin of registers, opposite the last written line in each register book.”

R. L. MANGLES,  
Offg. Secy. to the Govt. of Bengal.



## [Second Publication.]

## NOTIFICATION.

*The 7th May 1875.*—Under Section 406 of the Code of Criminal Procedure (Act X of 1872), the Lieutenant-Governor is pleased to exempt the following officers of the East Indian Railway in Bengal from service as Jurors or Assessors in criminal trials in places beyond the ordinary original jurisdiction of the High Court:—

District Superintendents of Traffic.  
Assistant Superintendents of Traffic.  
Guards.

R. L. MANGLES.

*Offg. Secy. to the Govt. of Bengal.*

## [Second Publication.]

## NOTIFICATION.

*The 13th May 1875.*—In supersession of the notification dated the 2nd April 1875.

		Rs.	A.	P.
2 sub-inspectors, at Rs. 50 each	...	100	0	0
1 head constable, " 20	...	20	0	0
1 ditto, " 10	...	10	0	1
1 constable, " 9	...	9	0	1
2 constables, " 8	...	16	0	1
4 ditto, " 0	...	102	0	0
Total	...	255	0	0
Pensionary charges at 2 as. per rupee	...	35	10	0
Total	...	290	10	0
Or for six months	...	145	12	0
Clothing for six months	...	52	0	0
Contingencies, at Rs. 10 per cent	...	197	0	0
Total	...	2372	12	0

published in the *Calcutta Gazette* of the 7th idem, Part I, page 422; it is hereby notified, under the provisions of Section 15 of Act V of 1861, that in consequence of frequent disturbances arising out of disputes between the farmers and ryots of certain villages within the jurisdiction of the Chagunaya police station, in the district of Tipperah, the Lieutenant-Governor sanctions the employment, for six months, of a special police force consisting of two sub-inspectors, two head constables, and twenty-four constables, to be quartered in equal proportion at each of the stations of Daroga Hat and Bok-hee Mahomed Bazar.

The charge noted on the margin will be levied from the inhabitants of the undermentioned villages:—

Names of Villages.	Parsonages in which situated.
Dukhin Gothuma, Uiter Gothuma	Khandah.
Satkuchna	Ditto.
Puschimdepore	Jogotpore.
Purbodehpore	Ditto.
Joypore	Dukhinsik.
Dukhin Satara	Ditto.
Durbarpore	Jolye Ruttonnuggor.
Dukhin Anandopore	Ditto.
Patan Nuggor	Shabek Ruttonnuggor.
Hasunpore	Ditto.
Solpore	Ditto.
Shahchnuggor	Ditto.
Futtelehpore	Ditto.
Noepore	Jolye Durjoynuggor.
Kamallah	Ditto.
Taranga	Ditto.

R. L. MANGLES.

*Offg. Secy. to the Govt. of Bengal.*

## [Second Publication.]

## NOTIFICATION.

*The 17th May 1875.*—Hetal Roy, late Head Mohurrir in the Office of the District Superintendent of Police, Fureedpore, having been guilty of abstracting records and suppressing reports which he was bound to lay before the District Superintendent, is hereby declared to be ineligible for re-employment in any capacity in the service of Government.

*Descriptive Roll of Hetal Roy.*

Father's name	...	Okhoy Ram Roy.
Caste	...	Chuttree.
Age	...	50 years.
Height	...	5 feet 10 inches.
Complexion	...	Rather fair.
Native place	...	Village Ahabag, Station Fureedpore, District Fureedpore.

R. L. MANGLES.

*Offg. Secy. to the Govt. of Bengal.*

## [Second Publication.]

## NOTIFICATION.

*The 3rd May 1875.*—It is hereby notified that, in modification of the Notification of the 23rd December 1873, published at page 1449 of the *Calcutta Gazette* of the 24th December 1873, the Lieutenant-Governor is pleased to sanction the transfer of the headquarters of the Maliarah Sub-Registry Office from that place to Gangajalghati, and the appointment of Baboo Ramjeebun Chatterjee to be Sub-Registrar in the place of Baboo Damodor Sinhadurja who has resigned the post.

R. L. MANGLES.

*Offg. Secy. to the Govt. of Bengal.*

## [Third Publication.]

## NOTIFICATION.

*The 29th April 1875.*—It is hereby notified, under the provisions of Section 15 of Act V of 1866, that in consequence of dacoities, thefts, &c., constantly committed by the Dosads and others, who are notorious criminals, and residents of Issurpore and the adjacent villages in the district of Shahabad, the Lieutenant-Governor has sanctioned the employment, for one year, of a special police force, consisting of one head-constable and 12 constables, to be quartered at those villages. The charge noted below will be levied from the inhabitants of villages Issurpoarah, including tola Miki, Karaich, and Oojhowba; Pursundah, including Randutta; Nainijore, including tola Dharmaugatpoor, Huseepoor, and Bhimputty; Bahoor, including Beesoopoor:—

			Rs.	A.	P.
1	Head-constable at Rs 10	...	10	0	0
12	Constables " 6	...	72	0	0
	Contingencies, at 10 per cent.	...	8	3	0
	Pensionary charges, at 2 annas per rupee	...	10	4	0
			100	7	0
			x 12		

Annual cost ... 1,205 4 0

R. L. MANGLES.

*Offg. Secy. to the Govt. of Bengal.*

## [Third Publication.]

## NOTIFICATION.

*The 1st May 1875.*—It is hereby notified for general information that the Lieutenant-Governor is pleased to extend the provisions of Section 34 of Act V of 1861 to the town of Jajipore, in the district of Cuttack.

R. L. MANGLES.

*Offg. Secy. to the Govt. of Bengal.*

## [Third Publication.]

## NOTIFICATION.

*The 5th May 1875.*—Whereas one Peary Labe died intestate leaving four cottahs of ogubasto land in one plot, with a cocoanut tree standing on it, in the village of Gopernath-pore, pergunnah Baligora, station Dhonakhaty, district Hooghly, and whereas no claims have been established to the aforesaid property within the period of six months after the issue of a formal notification, it is hereby declared to have escheated to Government.

R. L. MANGLES.

*Offg. Secy. to the Govt. of Bengal.*

## [Third Publication.]

## NOTIFICATION.

*The 6th May 1875.*—Under Section 5 of the Indian Registration Act VIII of 1871, the Lieutenant-Governor of Bengal is pleased to erect the following registration sub-district, having the head-quarters and local jurisdiction in a town opposite the same. The Lieutenant-Governor is also pleased, under Section 7 of the Act, to appoint the person named below to be Sub-Registrar of the said sub-district:—

District.	Name of new sub-district.	Head-quarters	Thana included in jurisdiction.	Sub-Registrar appointed.
Burduah	Darauli	Darauli	Darauli	Kazi Shaikh Muhammad Ibrahim.

This change will take effect on and from the 15th May 1875.

R. L. MANGLES.

*Offg. Secy. to the Govt. of Bengal.*

## [Third Publication.]

## NOTIFICATION.

*The 6th May 1875.*—In modification of the notification dated the 31st March 1875, published in the *Calcutta Gazette* of the 7th April last, the Lieutenant-Governor is pleased to direct that the powers of a Judge of a Small Cause Court for the trial of suits cognizable by such Courts up to the limit of Rs. 25, with which Baboo Rajendro Coomar Bose, Second Moonsif of Dacca, was therein vested, shall be exercised only within thannas Sabbar and Nowabgunge, within his Moonsiffce.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## [First Publication.]

## DECLARATION.

*The 20th May 1875.*—It is hereby notified that under the provisions of Section 3, Regulation VI of 1819, the Lieutenant-Governor has been pleased to sanction the establishment of a public ferry on the line of road between Annour and Panapore, where it crosses the Mahi Nuddi, in the village of Bisamberpore, pergunnah Makair, in the district of Sarun.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## [First Publication.]

## DECLARATION.

*The 22nd May 1875.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the burial of night-soil in Makurdah Road, under the jurisdiction of the Municipality of Howrah, in the town of Howrah, pergunnah Boro, zillah Hooghly, it is hereby declared that for the above purpose a piece of land measuring, more or less, 7 beeghas 8 cottahs, bounded on the north by Makurdah Road; on the south by the land of Shurnomoye Bewa; on the east by the land of Russick Bandoory; and on the west by the lands of Kisto Chunder Laha and Kalla Chand Muddock, is required within the aforesaid town of Howrah.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## [First Publication.]

## DECLARATION.

*The 25th May 1875.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for a road to a latrine situated in Ross Road, under the jurisdiction of the Municipality of Howrah, in the town of Howrah, pergunnah Boro, zillah Hooghly, it is hereby declared that for the above purpose a piece of land measuring, more or less, 12 chittacks, bounded on the north by Ross Road; on the south by the Municipal Commissioners' land; on the east by the house of Gopal Poramanick; and on the west by the house of Sreedhur Banerjee, is required within the aforesaid town of Howrah.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## [Second Publication.]

## DECLARATION.

*The 3rd May 1875.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for burial grounds in the town of Chittagong, in villages Mooradpore and Butullee, pergunnah Islamabad, zillah Chittagong, it is hereby declared that for the above purpose the following two pieces of land are required within the aforesaid town of Chittagong:—

(1) A piece of land measuring, more or less, 96. 15c. 15d. of standard measurement, in village Mooradpore, bounded on the north by Hasun Ali and Yesir's homestead and Uzir Ali's shop; east by Ramghur Road; south by Colonel's Hill and Burumusia Sura; west by Khiyrate Meah and Dahidin Mooktear's land and Burumusia Sura.

(2) A piece of land measuring, more or less, 86. 11c. 10d. of standard measurement, in village Butullee, bounded on the north by the hills; east and west by nullahs; and south by homesteads of Korbani Khansama, Abdool Hamid, John Bux Jeinadar, and Noorkhan.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## [Third Publication.]

## DECLARATION.

*The 5th May 1875.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for disposal of municipal refuse of the town of Chittagong, in villages Moradpore, Pahartulli, and Madarbari, pergunnah Islamabad, zillah Chittagong, it is hereby declared that for the above purpose the following three pieces of land are required within the aforesaid town of Chittagong :—

1. A piece of land measuring, more or less, 8 beeghas 13 cottahs 2 dhoors of standard measurement, in village Moradpore—bounded on the north by Baromasia Surra; east, by burial-ground land; south, by Colonel Hill's and Nazir Ali's ryoti land; west, by Hamidulla Khan's old homestead.

2. A piece of land measuring, more or less, 10 beeghas 3 cottahs 2 dhoors of standard measurement, in village Pahartulli,—bounded on the east by Tagir Pass; north, by Buttali Hills; south and west, by Ramjan Ali and Arban Ali's talooki land.

3. A piece of land measuring, more or less, 6 beeghas 7 cottahs 12 dhoors of standard measurement in village Madur Bari, bounded on the north by a tank belonging to Mahomed Roffee Sowdagur and khila land; east, by homestead of Monvic Karee Muddin and Mirja Ali's ryoti lands; south, by homestead of Esnff Ali Sowdagur and a tank belonging to Kanti Ram; and west, by the Government road from Buttali to Sudder Ghat.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

R. L. MANGLES,

*Offg. Secy. to the Govt. of Bengal.*

## PUBLIC WORKS DEPARTMENT.—BENGAL.

## ESTABLISHMENT.

*The 19th May 1875.*

No. 189.—*Transfers*—Serjeant J. Wilson, Overseer, First Grade, from the Dinagapore Special Division to the Dacca Division.

No. 190.—Serjeant J. J. Young, Overseer, First Grade, from the First Calcutta to the Darjeeling Division.

No. 191.—*Notification*—Baboo Haran Chunder Binnerjee, Probationary Assistant Engineer, Third Grade, joined the Second Calcutta Division on the 27th April 1875, before noon.

No. 192.—*Transfers*.—Messrs R. C. Campbell and F. J. McLingulin, Apprentice Engineers, from the Rungpore Special Division to the Dinagapore Division, which they joined on the 1st May 1875, afternoon.

No. 193.—Baboo Shiva Doyal, Apprentice Engineer, from the North Bhagulpore Special Division to the Bhagulpore Division, which he joined on the 3rd May 1875, afternoon.

No. 194.—*Notification*—The services of Baboo Madhoo Ram, Sub-Engineer, First Grade, attached to the North Bhagulpore Special Division, who was deputed to Bengal for relief works, are replaced at the disposal of the Military Works Branch, with effect from the 5th May 1875, afternoon.

No. 195.—The services of Serjeant R. Daniop, Overseer, First Grade, attached to the Purneah Special Division, who was deputed to Bengal for relief works, are replaced at the disposal of the Chief Commissioner, Central Provinces, with effect from the 5th May 1875, afternoon.

No. 196.—The services of Shaikh Abdool Majeed, Overseer, Third Grade, attached to the Purneah Special Division, who was deputed to Bengal for relief works, are replaced at the disposal of the Chief Commissioner in the Public Works Department, Rajpootana, with effect from the 8th May 1875, afternoon.

No. 197.—Baboo Kedarnath Doss, Overseer, First Grade attached to the Dinagapore Special Division, rejoined the Third Calcutta Division on the 1st May 1875, before noon.

*The 20th May 1875.*

No. 198.—Baboo Surruth Chunder Ghose, Sub-Engineer, First Grade, attached to the East Tirhoot Special Division, rejoined the Third Calcutta Division on the 8th May 1875, before noon.

No. 199.—Serjeant A. Freeman, Supervisor, Second Grade, attached to the East Tirhoot Special Division, rejoined the First Calcutta Division on the 8th May 1875, before noon.

No. 200.—*Leave of absence*—Baboo Dwarkanath Bannerjee, Accountant, Third Grade, attached to the Third Calcutta Division, is allowed privilege leave for three months, under Section 12, Supplement F, of the Civil Leave Code, with effect from the 5th May 1875.

No. 201.—*Transfer*.—Baboo Bhugolatty Churn Mookerjee, Overseer, First Grade, from the Moorshedabad to the Chittagong Division.

No. 202.—*Erratum*.—In Notification No. 145, dated 24th April 1875, for "First Grade," read "Second Grade."

## LOCAL COMMUNICATIONS.

No. 203.—*Declaration under Section 6 of Act X of 1870 of the Government of India.*—

Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for the construction of a road, to be known as the Mahanga Road, starting from mouza Noonbar, in pergunnah Soongrah, and passing through mouza Chandradeepur, pergunnah Saraswatee, mouza Bodamondye, pergunnah Padampur, mouza Chamarigole, pergunnah Mateutnugger, mouza Chassakhand, pergunnah Soongrah, mouza Pikole, pergunnah Saraswatee, mouza Hassangunge, pergunnah Padampur, mouzas Bannahara and Syegarah, pergunnah Mateutnugger, mouza Manaharpur, pergunnah Saraswatee, mouza Mantir, pergunnah Soongrah, mouza Dhoowashee, pergunnah Mateutnugger, mouzas Raisingra and Murhgan, pergunnah Soongrah, mouza Rasilabad, pergunnah Mateutnugger, mouzas Saljung, Mirzapur and Dharmagatpur, pergunnah Soongrah, mouza Khandole, pergunnah Mateutnugger, mouzas Dhoro and Syamsoonderpur, pergunnah Soongrah, mouza Chahaparah, pergunnah Mateutnugger, mouzas Orrah and Bhawnraj, pergunnah Soongrah, and mouzas Koocondaspur and Bhodhookoonia, pergunnah Mateutnugger, and terminating at mouza Raghunathnugger in pergunnah Mateutnugger in the district of Cuttack, it is hereby declared that for the above purpose a piece of land 8 miles in length and 30 feet in breadth, measuring, more or less, 30 acres 2 roods and 10 poles, is required within the aforesaid villages of Noonbar, Chandradeepur, Bodamondye, Chamarigole, Chassakhand, Pikole, Hassangunge, Bannahara, Syegarah, Manaharpur, Mantir, Dhoowashee, Raisingra, Murhgan, Rasilabad, Saljung, Mirzapur, Dharmagatpur, Khandole, Dhoro, Syamsoonderpur, Chahaparah, Orrah, Bhawnraj, Koocondaspur, Bhodhookoonia, and Raghunathnugger.

2. This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

By Order of the Lieutenant-Governor of Bengal,

G. F. E. S. NEILL, *Captain, M.S.C.*

*Offg. Asst. Secretary to the Govt. of Bengal, P. W. D.*

## IRRIGATION.

## ESTABLISHMENT—NOTIFICATION.

*The 21st May 1875.*

No. 184.—*Leave.*—Mr. E. DeGroussilliers, Executive Engineer, Third Grade (temporary Executive Engineer, Second Grade), is granted furlough to Europe for twelve months, and subsidiary leave for fifteen days from such date as he may avail himself of it, under Sections 7 and 10, Supplement F, of the Civil Leave Code.

*The 25th May 1875.*

No. 185.—*Notifications.*—Mr. J. St. Clair Glasson, Temporary Overseer, First Grade, Brahmin Division, has been permitted, at his own request, to resign the service of Government from the forenoon of the 15th instant.

No. 186.—Babu Rudro Prinsono Singh, Overseer, First Grade, Northern Drainage and Embankment Division, returned on the forenoon of the 6th instant from the leave granted him in the orders marginally noted.

Notification No. 176, dated 10th May 1875.

No. 187.—*Leave.*—Mr. C. W. Odling, Executive Engineer, Fourth Grade (temporary Third Grade), Byturnee Division, is granted furlough for nine months, under Section 10, Chapter III, and fifteen days' subsidiary leave under Section 18, Chapter V, of the Civil Leave Code, from such date as he may avail himself of it.

No. 188.—*Declarations.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for enlarging the compound of Bungalow No. 8, it is hereby declared that for the above purpose a plot of land measuring 1 rood and 39 poles, more or less, lying 410 feet on the west of the centre line of the Patna Branch Canal, in mile No. 41, and already marked out by the Irrigation Branch, Public Works Department, in mouzabs Mulkeypur Anant, Sumunpura and Abdulpur, pergunnah Urwal, district Gya, is required.

The plan of the above plot can be inspected in the Office of the Special Deputy Collector, Patna and Gya districts, at Bankipore, between the hours of 10 A.M. and 4 P.M. every day, Sundays and authorized holidays excepted.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

No. 189.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for road approaches and second class chanki at Lock No. 5, it is hereby declared that for the above purpose a plot of land measuring 1 acre and 21 poles, more or less, lying 75 feet on the west of the centre line of the Patna Branch Canal, in mile No. 30, and already marked out by the Irrigation Branch, Public Works Department, in mouzah Belsar, pergunnah Urwal, district Gya, is required.

The plan of the above plot can be inspected in the Office of the Special Deputy Collector, Patna and Gya districts, at Bankipore, between the hours of 10 A.M. and 4 P.M. every day, Sundays and authorized holidays excepted.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

**No. 190.**—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for road diversion at Lock No. 3, it is hereby declared that for the above purpose a plot of land measuring 18 acres 1 rood and 36 poles, more or less, lying 265 feet on the east of the centre line of the Patna Branch Canal, in miles 21 and 22, and already marked out by the Irrigation Branch, Public Works Department, in mouzah Sipah and Mohawar, pergunnah Uncha, district Gya, is required.

The plan of the above plot can be inspected in the Office of the Special Deputy Collector, Patna and Gya districts, at Bankipore, between the hours of 10 A.M. and 4 P.M. every day, Sundays and authorized holidays excepted.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

**No. 191.**—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for road approaches to Bridge No. 4, it is hereby declared that for the above purpose a plot of land measuring 5 acres 3 roods and 21 poles, more or less, lying 700 feet on the east and 355 feet on the west of the centre line of the Patna Branch Canal, in mile No. 24, and already marked out by the Irrigation Branch, Public Works Department, in mouzah Shamsheeragar, pergunnah Uncha, district Gya, is required.

The plan of the above plot can be inspected in the Office of the Special Deputy Collector, Patna and Gya districts, at Bankipore, between the hours of 10 A.M. and 4 P.M. every day, Sundays and authorized holidays excepted.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

**No. 192.**—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for road approaches to Bridge No. 10, it is hereby declared that for the above purpose a plot of land measuring 3 acres 2 roods and 33 poles, more or less, lying 312 feet on the east and 304 feet on the west of, and 55 miles and 45½ chains along the centre line of the Patna Branch Canal, and already marked out by the Irrigation Branch, Public Works Department, in mouzahs Latarkab and Mirabad Guna, pergunnah Mussoora, district Patna, is required.

The plan of the above plot can be inspected in the Office of the Special Deputy Collector, Patna and Gya districts, at Bankipore, between the hours of 10 A.M. and 4 P.M. every day, Sundays and authorized holidays excepted.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

**No. 193.**—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for road approaches to Bridge No. 9, it is hereby declared that for the above purpose a plot of land measuring 4 acres and 24 poles, more or less, lying 410 feet on both the east and west of the centre line of the Patna Branch Canal, in mile No. 46, and already marked out by the Irrigation Branch, Public Works Department, in mouzah English Dola Chuk, pergunnah Urwal, district Gya, is required.

The plan of the above plot can be inspected in the Office of the Special Deputy Collector, Patna and Gya districts, at Bankipore, between the hours of 10 A.M. and 4 P.M. every day, Sundays and authorized holidays excepted.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

**No. 194.**—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for road approaches to Bridge No. 8, it is hereby declared that for the above purpose a plot of land measuring 7 acres and 29 poles, more or less, lying 470 feet on the east and 450 feet on the west of the centre line of the Patna Branch Canal, in mile No. 42, and already marked out by the Irrigation Branch, Public Works Department, in mouzah Seepah, pergunnah Urwal, district Gya, is required.

The plan of the above plot can be inspected in the Office of the Special Deputy Collector, Patna and Gya districts, at Bankipore, between the hours of 10 A.M. and 4 P.M. every day, Sundays and authorized holidays excepted.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

**No. 195.**—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for road approaches to Bridge No. 7, it is hereby declared that for the above purpose a plot of land measuring 3 acres 2 roods and 30 poles, more or less, lying 161 on the east and 245 feet on the west of the centre line of Patna Branch Canal, in mile No. 40, and already marked out by the Irrigation Branch, Public Works Department, in mouzah Badrabad, pergunnah Urwal, district Gya, is required.

The plan of the above plot can be inspected in the Office of the Special Deputy Collector, Patna and Gya districts, at Bankipore, between the hours of 10 A.M. and 4 P.M. every day, Sundays and authorized holidays excepted.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

**No. 196.**—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for road approaches to Bridge No. 6, it is hereby declared that for the above purpose a plot of land measuring 1 acre 3 roods and 20 poles, more or less, lying 280 feet on the east and 190 on the west of the centre line of the Patna Branch Canal, in mile No. 33, and already marked out by the Irrigation Branch, Public Works Department, in mouzah Mendia, pergunnah Urwal, district Gya, is required.

The plan of the above plot can be inspected in the Office of the Special Deputy Collector, Patna and Gya districts, at Bankipore, between the hours of 10 A.M. and 4 P.M. every day, Sundays and authorized holidays excepted.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

**No. 197.**—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for road approaches to Bridge No. 5, it is hereby declared that for the above purpose a plot of land measuring 2 acres and 2½ poles, more or less, lying 201 feet on the east and 186 feet on the west of the centre line of the Patna Branch Canal, in mile No. 27, and already marked out by the Irrigation Branch, Public Works Department, in mouzah Kullair, pergunnah Urwal, district Gya, is required.

The plan of the above plot can be inspected in the Office of the Special Deputy Collector, Patna and Gya districts, at Bankipore, between the hours of 10 A.M. and 4 P.M. every day, Sundays and authorized holidays excepted.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

**No. 198.**—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for diverting the portion of the Baroon and Bilita road, it is hereby declared that, for the above purpose a plot of land measuring 3 roods and 30 poles, more or less, lying 180 feet on the east of the centre line of the Patna Branch Canal, in mile No. 14, and already marked out by the Irrigation Branch, Public Works Department, in mouzah Badaha Lobadua, pergunnah Uncha, district Gya, is required.

The plan of the above plot can be inspected in the Office of the Special Deputy Collector, Patna and Gya districts, at Bankipore, between the hours of 10 A.M. and 4 P.M. every day, Sundays and authorized holidays excepted.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

**No. 199.**—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for road approaches to Bridge No. 3, it is hereby declared that for the above purpose a plot of land measuring 2 acres 2 roods and 16 poles, more or less, lying 630 feet on both the east and west of, and 19 miles 47 chains along, the centre of the Patna Branch Canal, and already marked out by the Irrigation Branch, Public Works Department, in mouzah Daudnagar, pergunnah Uncha, district Gya, is required.

The plan of the above plot can be inspected in the Office of the Special Deputy Collector, Patna and Gya districts, at Bankipore, between the hours of 10 A.M. and 4 P.M. every day, Sundays and authorized holidays excepted.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

**No. 200.**—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for diverting the portion of the Baroon and Bilita road over Bridge No. 2, it is hereby declared that for the above purpose a plot of land measuring 14 acres 1 rood and 6 poles, more or less, lying 222 feet on the east of the centre line of the Patna Branch Canal, in miles 16 and 17, and already marked out by the Irrigation Branch, Public Works Department, in mouzahs Bhoea, Uncha, and Chowraie, pergunnah Uncha, district Gya, is required.

The plan of the above plot can be inspected in the Office of the Special Deputy Collector, Patna and Gya districts, at Bankipore, between the hours of 10 A.M. and 4 P.M. every day, Sundays and authorized holidays excepted.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

**No. 201.**—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for road approaches to Bridge No. 12, it is hereby declared that for the above purpose a plot of land measuring 1 acre 3 roods and 30 poles, more or less, lying 258 feet on the east and 234 feet

on the west of the centre line of the Patna Branch Canal, in mile No. 67, and already marked out by the Irrigation Branch, Public Works Department, in mouzahs Fureedpore and Duriarpore, pergunnah Mussoura, district Patna, is required.

The plan of the above plot can be inspected in the Office of the Special Deputy Collector, Patna and Gya districts, at Bankipore, between the hours of 10 A.M. and 4 P.M. every day, Sundays and authorized holidays excepted.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

No. 202.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for road approaches to Bridge No. 13, it is hereby declared that for the above purpose a plot of land measuring 7 acres 3 roods and 35 poles, more or less, lying 675 feet on the east and 625 feet on the west of the centre line of the Patna Branch Canal, in mile No. 72, and already marked out by the Irrigation Branch, Public Works Department, in mouzah Chirora, pergunnah Mussoura, district Patna, is required.

The plan of the above plot can be inspected in the Office of the Special Deputy Collector, Patna and Gya districts, at Bankipore, between the hours of 10 A.M. and 4 P.M. every day, Sundays and authorized holidays excepted.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

No. 203.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for road approaches to Bridge No. 1, it is hereby declared that for the above purpose a plot of land measuring 6 acres and 5 poles, more or less, lying 518 feet on both the east and west of, and 6 miles and 47 chains along, the centre line of the Patna Branch Canal, and already marked out by the Irrigation Branch, Public Works Department, in mouzah Dunauti, pergunnah Seris, district Gya, is required.

The plan of the above plot can be inspected in the Office of the Special Deputy Collector, Patna and Gya districts, at Bankipore, between the hours of 10 A.M. and 4 P.M. every day, Sundays and authorized holidays excepted.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

No. 204.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for road approaches to Bridge No. 14, it is hereby declared that for the above purpose a plot of land measuring 8 acres 3 roods and 1 pole, more or less, lying 520 feet on the east and 430 feet on the west of, and 76 miles and 15 chains along, the centre line of the Patna Branch Canal, and already marked out by the Irrigation Branch, Public Works Department, in mouzah Bhalsah Dinapur, pergunnah Pooelwari, district Patna, is required.

The plan of the above plot can be inspected in the Office of the Special Deputy Collector, Patna and Gya districts, at Bankipore, between the hours of 10 A.M. and 4 P.M. every day, Sundays and authorized holidays excepted.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. W. GULLIVER, *Col., B.E.*,  
*Offg. Jt.-Secy. to the Govt. of Bengal,*  
*in the P.W.D., Irrigation Branch.*

[First Publication.]

NOTIFICATION.

It is hereby notified, under the provisions of section 3, Act XI of 1859, that from the 1st April 1876 until further notice, the following changes will be made in the dates fixed as the latest days for the payment, in the Lower Provinces, of arrears of revenue and demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue:—

	Estates paying an annual revenue not exceeding Rs. 10.		Estates paying an annual revenue exceeding Rs. 10, but not exceeding Rs. 50.	
	Present date.	Proposed date.	Present date.	Proposed date.
In districts where the Bengali or Amlah era prevails, except the division of Orissa and the district of Chittagong.	25th June	28th March	{ 28th June 12th January	{ 13th January. 28th March.
In districts where the Bashi era prevails	7th June	28th March	{ 7th June 12th January	{ 12th January. 28th March.



The fixed latest days for payment for all classes of estates in all districts will then be those shown in the following table :—

	Estates paying an annual revenue not exceeding Rs. 10.	Estates paying an annual revenue exceeding Rs. 10, but not exceeding Rs. 50.	Estates paying an annual revenue exceeding Rs. 50, but not exceeding Rs. 100.	Estates paying an annual revenue exceeding Rs. 100.
In districts where the Bengali or Amli era prevails, except the division of Orissa and the district of Chittagong	28th March	{ 12th January 28th March	28th June { 12th January 28th March	28th June. { 28th September. 12th January. 28th March.
In districts where the Fasil era prevails	29th March	{ 12th January 28th March	7th June 12th January 28th March	7th June. 28th September. 12th January. 28th March.
In the division of Orissa	{ 25th April 8th November	28th April 8th November	28th April 8th November	26th April. 8th November.
In the district of Chittagong	25th May	25th May 25th February	{ 25th May 26th December 25th February	{ 25th May. 25th September. 26th December. 25th February.

When the latest day of payment falls on a Sunday or holiday, being a day on which the Collector's office is authorized to be closed, the first open day after such Sunday or holiday is to be taken as the latest day.

BOARD OF REVENUE, L. P.,  
FORT WILLIAM,  
The 7th May 1875.

J. GEOGHEGAN,  
*Officiating Secretary,*  
*Board of Revenue, L.P.*

CALCUTTA PORT TRUST.

[Third Publication.]

NOTIFICATION.

The 6th May 1875.—Under the provisions of Section 65 of Act V (B.C.) of 1870, the Lieutenant Governor is pleased to sanction the following additions and alterations to the schedule of landing and shipping charges over the jetties :—

IMPORT SCHEDULE.

Names of Articles.	Landing charges.	Removal charges	Wharf rent
	Rs. A. P.	Rs. A. P.	Rs. A. P.
Asphalte, per cwt.	0 1 6	0 0 0	0 4 0
Drainage pipes, per cwt.	0 1 6	0 1 0	0 4 0
Sulphate of copper, per cwt.	0 1 6	0 0 0	0 4 0

EXPORT SCHEDULE.

PRESENT RATE			PROPOSED RATE.		
Names of Articles.	Shipping charges.	Wharf rent per month.	Names of Articles.	Shipping charges	Wharf rent per month
	Rs. A. P.	Rs. A. P.		Rs. A. P.	Rs. A. P.
Tobacco-leaf and prepared, per cwt.	0 1 0	0 10 0	Tobacco-leaf and prepared, in bales.	0 1 6	0 10 0

D. SCOTT, *Offg. Vice-Chairman.*

## JAIL DEPARTMENT.

No. 4025, dated the 20th May 1875.—Captain E. G. Lillingston received charge of the Jail at Hazareebagh from Captain L. Blathwayt in the afternoon of the 8th May.

G. M. BOWIE, Major,  
Offg. Inspector-General of Jails, L.P.

## HIGH COURT,—Original Side.

## NOTIFICATION.

Dated 18th May 1875.

Mr. A. S. Gasper, the Assistant Registrar of the Court, having obtained five months leave of absence, with effect from the 24th of April last, the Honorable the Officiating Chief Justice has, with the approval of His Excellency the Governor-General of India in Council, appointed Mr. E. Warde-Jones to officiate for Mr. Gasper so long as may be necessary during his absence on leave.

By order,  
R. BELCHAMBERS, Registrar.

## NOTIFICATION.

The 21st May 1875.—Mr. C. T. Davis, the Chief Clerk of the Court, having obtained one month and 23 days' privilege leave of absence from the 3rd instant, the Honorable the Officiating Chief Justice has, with the approval of His Excellency the Governor-General of India in Council, made the following appointments:—

Mr. W. R. Fink, Clerk to the Chief Justice, to officiate for Mr. Davis.

Mr. Shirly Tremearne, Head Assistant in the English Department, Appellate Side, to officiate for Mr. Fink.

R. BELCHAMBERS, Registrar.

## Sheriff's Office, the 12th May 1875.

NOTICE is hereby given that the Fifth Criminal Sessions of the year 1875, of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, will be holden at the Court-house, in the Town of Calcutta, on Monday, the seventh day of June next, at 11 o'clock in the forenoon, and so on from day to day until the said Session be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Session be then and there to prosecute.

DEGUMBER MITTER, Sheriff.

সরকারি আদালত সন ১৮৭৫ সাল ১২ মে।

সকলকে সমাচার দেওয়া যাউতেছে যে যবে বাঙ্গালার ফোর্ট উইলিয়াম দুর্গের অধীন শহর কলিকাতার ও অন্যান্য স্থানের ফৌজদারী বিচার নিষ্পত্তি জন্য অগোমি সন ১৮৭৫ সালের ৭ই জুন সোমবার বেলা ১১ ঘটিকার সময় এং যে পয্যন্ত সেশিয়ানের কার্য শেষ না হয় প্রতিদিন উক্ত সময়ে কলিকাতার হাই কোর্টের আপন আদালত ঘরে সন ১৮৭৫ সালের ৭ই জুন ক্রিমিনেল সেশিয়ান বসিবেক এং এতদ্বারা প্রচার করা যাউতেছে যে, যে সকল ব্যক্তি কোন কয়েদীর বিরুদ্ধে ফৌজদারী মিল করিবেক তাহার উক্ত স্থানে উক্ত সময়ে হাজির থাকিয়া মোকদ্দমা করে ইতি।

DEGUMBER MITTER, Sheriff.

## TREASURY NOTICES.

BABOO KALI NATH DEY, Deputy Collector, has been placed in charge of the Tipperah treasury and authorized to draw Bills on other treasuries.

E. E. Lewis, Commissioner.

COMMISSIONER'S OFFICE, CHITTAGONG, the 19th May 1875

UNDOVENANTED Deputy Collector Baboo Anand Mohun Mozoomdar has been placed in charge of the Jessore treasury from the 7th instant, and authorized to draw bills on other treasuries.

W. J. HERSCHEL, Offg. Commissioner.

COMMISSIONER'S OFFICE, PRESIDENCY DIVISION, CALCUTTA, the 18th May 1875.

UNCOVENANTED Deputy Collector Baboo Taraprosaud Chatterjee has been placed in temporary charge of the Moorshedabad treasury from the 6th instant, and authorized to draw bills on other treasuries.  
 W. J. HERSCHEL, *Commissioner*.  
 COMMISSIONER'S OFFICE, PRESIDENCY DIVISION, CALCUTTA, the 12th May 1875.

### EDUCATIONAL NOTICE.

UNDER paragraph 8 of the Junior Scholarship Rules, it is hereby notified that the 18 Junior Scholarships allotted to the Patna division, for the year 1875-76, have been distributed among the several districts comprising it as follows:—

Patna	...	...	...	...	7
Gya	...	...	...	...	2
Shahabad	...	...	...	...	3
Mozufferpore	...	...	...	...	2
Durbhanga	...	...	...	...	0
Sarun	...	...	...	...	3
Chumparun	...	...	...	...	1
Total					18

The grade of these Scholarships will be determined by the number of marks which the successful candidates get at the Entrance Examination, to be held in December 1875.

DURGA GATI BOKERJEA, *Personal Asst. to Commr., for Commr.*

### OPIUM NOTIFICATION.

No. 469B.

NOTICE is hereby given that the Sixth Sale of Opium, the provision of 1875-74, will be held at the Government Opium Sale-Room, No. 2, Bankshall Street, on Friday, the 4th June 1875, at 11 A.M., and will comprise 3,750 chests, viz.—

		Chests.
Behar Opium	...	2,150
Benares „	...	1,600
Total		3,750

2. The general conditions of the sale now advertised will be the same as usual: they may be ascertained by reference to the Notification issued on the 16th November 1874, and published in the *Government and Exchange Gazettes*, or on personal application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 9th and 19th June 1875 respectively, that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-room, will be received after 4 P.M. of Wednesday, the 9th June 1875, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Saturday, the 19th June 1875.

4. In addition to the quantity above advertized for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Member in charge of the Opium Department, however, reserves to himself the right of altering these dates should circumstances render it expedient to do so.

DATES.	Behar, about		Total, about
	Chests.	Benares, about Chests.	
On or about Wednesday, 7th July 1875	2,150	1,600	3,750
On or about Thursday, 5th August „	2,150	1,600	3,750
On or about Monday, 6th September „	2,150	1,600	3,750
On or about Friday, 1st October „	2,150	1,600	3,750
On or about Thursday, 4th November „	2,150	1,600	3,750
On or about Friday, 3rd December „	2,150	1,600	3,750
Total	12,900	9,600	22,500

By order of the Member in charge,

W. H. GRIMLEY, *Offg. Secretary*.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 26th April 1875.

## NOTICE.

No. 501B.

With reference to paragraph 18 of the general notification published on the 16th November 1874, it is hereby notified that the Agents of the French Government applied for the reservation of 300 chests of opium from the quantity advertised for sale on the 5th April, but did not pay for them within the prescribed period, and that the Government will cause the opium so reserved to be sold at a sale held expressly for the purpose, of the date of which due notice will be given hereafter.

By order of the Member in charge,  
BOARD OF REVENUE, L.P., FORT WILLIAM, the 3rd May 1875. W. H. GRIMLEY, *Offg. Secy.*

*Statement showing the quantity of Salt in store available for Exportation on Private Trade at each of the several Ports of Export on the 1st April 1875.*

District.	Port.	Quantity.	REMARKS.
		Indian Mds.	
Ganjam	Bavanapadu, at the Nowpada Salt Pans	50,000	
Godaverry	Coconada		
Kistna	Nursapur	40,000	
	Nizamipatam		
Chingleput	Madras		
	Ennore		
	Covelong		
Tanjore	Negupatam		
	Katnavaady		
Tinnevely	Vypaur	48,840*	
	Arasady	45,000*	
	Taticoru	4,222½	
	Total	1,88,62½	

\* These quantities have been assigned to certain merchants.

REVENUE BOARD OFFICE,  
Madras, 16th April 1875.

C. A. GALTON, *Acting Sub-Secretary*

Published for general information.

By order of the Member in charge,

W. H. GRIMLEY, *Offg. Secretary.*  
BOARD OF REVENUE, L. P., FORT WILLIAM, the May 1875.

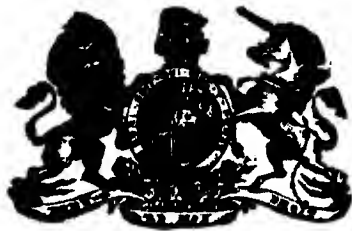
*Statement showing the importation of Salt (private property) in bond and afloat on the River Hooghly, subject to Customs duty, on 16th May 1875.*

	Government Golus.	Private Golus.	Afloat.	Total.
	Mds.	Mds.	Mds.	Mds.
Liverpool Punga	10,05,603	...	1,00,910	11,06,513
French Kurkutch	8,194	...	...	8,194
Italian Punga	39,280	...	...	39,280
Italian Kurkutch	1,22,105	...	...	1,22,105
Malabar Kurkutch	37,202	...	...	37,202
Bombay Kurkutch	2,32,349	...	8,878	2,41,222
Madras Kurkutch	58,040	...	...	58,040
Coconada Kurkutch	53,222	...	5,193	58,412
Arabian and Persian Gulfs Kurkutch and Muscat Rock	1,15,880	...	25,151	1,41,031
Total	16,71,825	...	1,40,124	18,11,949

By order of the Board of Revenue, L. P.,

CALCUTTA CUSTOM HOUSE, the 21st May 1875.

J. D. MACLEAN, *Offg. Collector of Customs.*



# The Calcutta Gazette.

WEDNESDAY, MAY 26, 1875.

## PART II.

### Advertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this part of the Gazette cannot be received after Noon on Monday.]

NOTICE is hereby given that the proprietary right of Government, as specified in the Condition of Sale below, to the under-mentioned estate, situated in the district of Purneah, will be put up to sale at the Purneah Collectorate on Saturday, the 5th June 1875, corresponding with 23rd Jaisto 1282 B.S. and 16th Jaisto 1282 F.S.

The purchasers will be subject to the following conditions of sale:—

1st.—The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, the only right reserved by Government being the right of revising the jumma at the conclusion of the term of the present settlement, and on the expiration of all future settlements. If on resettlement he should refuse to engage, he will be entitled to malikana.

The estate will be sold, subject, up to the expiry of the existing settlement in the year ending 31st March 1902 A.D., to the Government revenue against it, to the highest bidder above the upset price.

2nd.—The sale to be subject to existing leases, and to the rights conferred by the settlement proceedings and by the laws in force; the purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon on the 15th (fifteenth) day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.

Khas Mehal Register No.	Number in the District Roll	Name of Estate and Pergunnah.	Approximate area in acres.	Government Revenue	Report price.	REMARKS.
			A. R. P.	Rs. A. P.	Rs. A. P.	
	190	Kishenpore Behary, zillah Gondwarrah, pergunnah Dhurampur.	80 1 38	61 8 6	616 0 0	

PURNEAH, the 19th April 1875.

W. KEMBLE, Collector.

### اشٹہار نیلامی کچہری ضلع پوربہ

بذریعہ اسکے خبردہانی ہی کہ ضلع پوربہ کے ماتحت اسٹیم مندرجہ ذیل میں جو حق مالکیت گورنمنٹ کا شرایط مندرجہ ذیل میں بندرج ہو گا ہی قاریب ۵ جون سنہ ۱۸۷۵ء مطابق ۲۳ جیتھ سنہ ۱۲۸۲ بنگلہ و ۱۹ جیتھ سنہ ۱۲۸۲ فصلی روز شہر کو کچہری ککڑی میں ضلع مذکور کے نیلام ہوگا خریداران نیلام شرایط تفصیل ذیل کے تابع رہیں گے

خریدار محال مذکور کو تصور کیا جائیگا کہ وہ مالک محال مذکور کا ہی کل حق حقوق گورنمنٹ کا جو محال ہذا میں ہی اُسپر عاید ہوگا صرف بعد انقضای میعاد بندرجست حال کے بعد انقضای ۳۱ مارچ سنہ ۱۹۰۲ء یعنی اختیارات گورنمنٹ کا ہوگا کہ جمع بندرجست حال کا تبدیل کر دیں اور آئندہ ہر ایک بندرجست کا میعاد منقشی ہونے سے و سہا ہی کو سکیننگ اگر اوقات بندرجست ذیلی خریدار وہ بندرجست انکار کری تو مالکانہ پالیگا مستحق ہوگا اور جو شخص نیلام کے اول ہوگا سے سب بریڈیٹی ہوگا اس کے ساتھ لجمع مقررہ بعد انقضای میعاد بندرجست حال یعنی ۳۱ مارچ سنہ ۱۹۰۲ء لکھا جائیگا

۲ بندرجست جو اس وقت قائم ہی اور جو سب حق حقوق بندرجست و ہندو بندرجست و ہندو بان منظور کیا گیا ہی فروخت کے بعد بھی لکھا جائیگا ان کے لکھاری جمع بندرجست میں جو جو خود کاشت رعیت دستخط کیا ہی حق اُسہوگا خریدار کو اس کے ساتھ

۳ ایک سو روپیہ سے کم قیمت ہونے سے شامل روپیہ زر نمبر انیسویں دیے ہوگا

۴ ایک سو روپیہ سے زیادہ ہونے سے قیمت انکار کا چوڑائی حصہ اسی وقت اعلیٰ کرنے ہوگا فروخت کا دن لیکر ۱۵ بندرجہ وان دن دو پہر کے وقت یا دن دن تعطیل حال سے اُسے بعد جو دن کچہری پہلے کھلے اُس دن دو پہر تک اگر کوئی روپیہ داخل نہیں ہوئی تو خریدار شامل اور منقشی روپیہ گورنمنٹ میں ضبط ہوگا اور یہاں فروخت کے مطابق لکھا اشٹہار جاری ہوئے سنہ خریدار خارج مددور کے جوابدہی میں محال مددور لکھا نیلام ہوگا

نمبر خاص محال	ممبر ہی ضلع	نام محال و پرگنہ	فہین اراضی	جمع مقررہ	نیلام پہلا ہوگا
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NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the under-mentioned estates situate in the district of Backergunge, will be put up to sale at the Backergunge Collectorate, on Wednesday, the 1st of June 1875, corresponding with 19th Jaista 1282 B.S.

The purchasers will be subject to the following Conditions of Sale.—

1st.—The purchasers of these estates will be considered as the proprietors of these estates, and the entire proprietary right of Government in such estates will be transferred to them, the only right reserved by Government being the right of revising the jumma at the conclusion of the term of the present settlements, and on the expiration of all future settlements. If on resettlement they should refuse to engage, they will be entitled to malikana. The estates will be sold, subject, up to the year 1907 A.D., to the Government revenue against them, to the highest bidders above the upset price.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators, who have signed the schedule of assessment prepared by the revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estates to be again put up to sale at the risk of the defaulting purchasers after issue of advertisement, as in the case of original sale.

5th.—The purchasers will be bound to perform the duties of patwarries, as set forth in Section 33, Regulation XII of 1817.

No. in statement of Government estate.	No. on the district roll.	gunnah.	Approximate	Revenue assessed.		REMARKS.
			A. R. P. Y.	Rs. A. P.	Rs. A. P.	
646	1859	Government purchased mohul taluk Ram Keshab Das, pergunnah Banjorah.	0 2 22 0	2 0 0	1 0 0	To be settled with the purchaser from April 1873 to March 1907 A.D.
263	3681	Ditto Mohamud Mohamud, pergunnah Sreerampore.	8 2 5 0	1 8 0	1 8 0	Ditto from April 1873 to March 1907.
849	3291	Ditto taluk Manshonkar Ghose, pergunnah Shyad-pore.	2 3 11 0	8 0 0	16 0 0	Ditto from April 1874 to March 1907 A.D.
689	411	Ditto Danchar Bagbanathpore, pergunnah Bojogandepore.	12 2 13 0	156 0 0	312 0 0	Ditto ditto.

E. J. BARTON, *Offg. Collector.*

COLLECTOR'S OFFICE, DISTRICT BACKERGUNGE, the 15th April 1875.

জিলা দাকরগঞ্জ ।

নীলামি এস্তাহারনামা কাছারি কালেক্টরী জেলা দাকরগঞ্জ ।

এতদ্বারা সংবাদ দেওয়া যাউতেছে যে দাকরগঞ্জ জেলার অন্তর্গত পঞ্চাংশলিখিত খাস মহাল বিক্রয়ের নিম্নলিখিত নিয়মপত্রের গবর্ণমেন্টের মে মালিকী স্বত্ব নিশ্চিতি হইয়াছে তাহা সন ১৮৭৫ সনের ১ জুন মোতাবেক বাঙ্গলা ১৯৮২ সনের ১৯ চৈত্র মঙ্গলবার এই জেলার কালেক্টরী কাছারিতে নীলাম হইবেক ইতি সন ১৮৭৫ । ১৭ আগ্রিল মোঃ ১৯৮২ সনের ৩ চৈত্রাব্দ ।

বিক্রয়ের নিম্নলিখিত নিয়ম খরিদারের মানিতে হইবেক ।

বিক্রয়ের নিয়ম ।

১ম: এই সকল মহালের খরিদারগণ মহালের ভূমালিকারি বলিয়া জ্ঞান হইবে আর বর্তমান বন্দোবস্তের মিয়াদ ফুরাইলেও উহার পর অন্য যে বন্দোবস্ত কর যার তাহার মিয়াদ ফুরাইলে গবর্ণমেন্টের জমা বাড়াইয়া দেওয়ার এক অধিকার রাগিয়া এই সকল মহালে গবর্ণমেন্টের মে অধিকারিত থাকে তাহা সম্পূর্ণরূপে খরিদারগণকে হস্তান্তর করিয়া দেওয়া যাউন পূর্ববন্দোবস্ত হইবার সময় তাহারা করারনামা করিতে সম্মত না হইলে তাহাদের মালিকানা পাইবার অধিকার থাকিবে প্রথম যত টাকা ডাক হয় তাহার উপর যে ব্যক্তি অধিক ডাকে ঐ মহালের উপর গবর্ণমেন্টের মে জমা রাখা হইল এতদেক মহালের লিখিত মিয়াদপত্রও অর্থাৎ ইং ১৯০৭ সালপত্রায় সেই জমা দিবার নিয়মে সেই ব্যক্তিকে মহাল বিক্রয় করা যাইবে ।

২য়: বর্তমান পাট্রি এবং বন্দোবস্তের কায্য কি প্রচলিত আইনহইতে উপর স্বত্ব সকল বিক্রয়ের পরেও মহাল থাকিবেক রাজস্বের কায্যকারকদিগের কৃত জমান্দ্যতে যে খোদকস্তা রাইয়ত স্বাক্ষর করিয়াছে কেতারা তাহাদিগের স্বত্ব মানিতে বাধ্য হইবে ।

৩য়: এক শত টাকার অধিক পণ হইলে সেই সমুদয় টাকা তৎক্ষণাত্ দিতে হইবে ।

৪র্থ: এক শত টাকার অধিক হইলে ডাক পণের চারি অংশের এটাশ তৎক্ষণাত্ দাখিল করিতে হইবে বিক্রয়ের দ্বিঃস এক দিন বলিয়া গণনা করিয়া বিক্রয়ান্তের পঞ্চ দশ দিনের মধ্যাকালে কিম্বা সেই দিবস বন্ধের দিন হইলে তৎপরে প্রথম যে দিন কাছারি খোলা যায় সেই দিনের মধ্যাকালে যদি অবশিষ্ট টাকা দাখিল না হয় তবে বিক্রয় রহিত ও গচ্ছিত টাকা গবর্ণমেন্টে জব্দ হইবে ও প্রথম স্থলীয় বিক্রয়ের ন্যায় পুনর্বার বিজ্ঞাপন প্রকাশ করণ পূর্বক ঐ ক্রটিকারি কেতার ইকিতে সেই মহাল পুনর্বার বিক্রয় হইবে ।

এম: ১৮১৭ সনের ১২ আইনের ৩০ দফামতে পাটওয়ারির কাঁধা খরিদারগণ করিতে বাধ্য হইবে।

সাক্ষীর মহালের স্বত্ব যেইটির নাম	স্বত্ব যেইটির নাম	মহাল ও পরগনার নাম	জমির পরিমাণ হা. বিক্রি হও একর	সর্বস্বত্বের স্বত্ব	নীলামের প্রথম তারিখ	মন্তব্য।
৮৪৬	১৮৫২	সরকারের নীলাম খরিদা ডালুক রামকেশব দাস পং বাজুরোড়া	০১২।২২।০ ৮।২।৫।০	২	১	মাদই ১৮৭৩ সনের আশ্রিল নাং ১২০৭ সনের মাঠ।
২৫০	৩৬৮১	সরকারের নীলাম খরিদা ডালুক মহাম্মদ মুলাএম পং জীরামপুর	০১২।২২।০ ৮।২।৫।০	১।১০	১৪০	মাদই ১৮৭৩ সনের আ- শ্রিল নাং ১২০৭ সনের মাঠ।
৮৪২	৩২২১	সরকারের নীলাম খরিদা ডালুক রামকেশব দাস পং বাজুরোড়া	২।৩।১৪।০	৮	১৬	মাদই ১৮৭৪ সনের আ- শ্রিল নাং ১২০৭ সনের মাঠ।
৫৮৮	১৪৪৭ নং অন্তর্গত ৬৫ নং	সরকারের নীলাম খরিদা কির নমুনাখপুরের দরিচর পং বাজুরোড়া ওমেদপুর	১২।২।১৩।০	১৫০	৩১২	এ এ

E. J. BARTON, *Officiating Collector.*

NOTICE is hereby given that the proprietary rights of Government, as specified in the condition of sale below, in the undermentioned estates situated in the district of Purneah, will be put up to sale at the Purneah Collectorate on Saturday, the 24th July 1875, corresponding with 9th Srabon 1282 B. S. and 6th Srabon 1282 F. S.

The purchasers will be subject to the following conditions of sale:—

1st.—The purchasers of these estates will be considered as the proprietors of the estates and the entire proprietary rights of Government in such estates will be transferred to them, the only right reserved by Government being the right of revising the jumma at the conclusion of the term of the present settlement, and on the expiration of all future settlements. If on re-settlement they should refuse to engage, they will be entitled to malikana. The estates will be sold, subject, up to the expiry of the existing settlement with year ending 31st March 1902 A.D., to the Government revenue against them, to the highest bidders above the upset price.

2nd.—The sale to be subject to existing leases, and to the rights conferred by the settlement proceedings, and by the laws in force: the purchasers to be bound to respect the right of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.

3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement, as in the case of original sale.

Khasra mehal No. on the district roll.	Name of estate and pergunnah.	Approximate area in acres	GOVERNMENT REVENUE		Upset price.
			Revenue assessed.		
		A. R. P.	Rs. A. P.		Rs. A. P.
114	105	Semiriah, Khon Chand, zillah Bhownipur, pergunnah Dhurrampur.	112 3 1	20 0 0	200 0 0
116	455	Mahthna, zillah Bhownipur, pergunnah Dhurrampur.	61 0 37	2 0 0	60 0 0
117	496	Kwari Bhandar-ar, zillah Bhownipur, pergunnah Dhurrampur.	75 1 5	3 0 0	50 0 0
119	557	Buste Pura Dahu, zillah Bhownipur, pergunnah Dhurrampur.	21 2 21	2 0 0	20 0 0
138	27	Lowkahn, zillah Barnagar, pergunnah Dhurrampur.	179 1 19	10 0 0	100 0 0

PURNEAH COLLECTORATE, the 7th April 1875.

W. KEMBLE, *Collector.*



اشہار نامہ کچہری کلکٹر ضلع پورنیہ سے  
 بذریعہ اسکے خبر دی جاتی ہے کہ ضلع پورنیہ کے ماتحت محال مندرجہ ذیل میں جو حق مالک گورنمنٹ  
 کا شرایت مندرجہ ذیل میں مندرج ہوا ہے بتاریخ ۲۴ جولائی سنہ ۱۸۷۵ء مطابق ۹ ماہ سانون سنہ ۱۲۸۲ بنگلہ  
 و ۹ ماہ سانون ۱۲۸۲ فصلی روز منیجر کو کچہری کلکٹر میں ضلع مذکور کے نیلام ہوا خریداران نیلام شرایت  
 تفصیل ذیل کے تابع رہینگے ۔

۱ خریدار محال مذکور کو تصور کیا جائیگا کہ وہ مالک محال مذکور کا ہی کل حق حقوق گورنمنٹ کا  
 جو محال ہذا میں ہی اوسپر عاید ہوگا صرف بعد القضا میعاد بندوبست حال کے یعنی بعد ۳۱ مارچ  
 سنہ ۱۹۰۲ اخبار گورنمنٹ کا ہوگا کہ جمع بند وبست حال کا تبدیل کرلیویں اور ایحدہ ہریک بندوبست کا میعاد  
 منقضی ہونے سے ویسا ہی کر مکینگے اگر نوقت بندوبست ثانی خریدار بندوبست انکار کرے تو مالکانہ پانے کا  
 مستحق ہوگا اور جو شخص نیلام کے اول ہوگا سے سب پریشی ہوگا۔ نگا اوسکی ہتہہ جمع مقررہ بعد گذرنے  
 میعاد بندوبست حال سے اغابت ۳۱ مارچ سنہ ۱۹۰۲ بیچا جائیگا۔

۲ پٹہ جات جو اسوقت قائم ہی اور جو سب حق حقوق بذریعہ رفعدار بندوبست و قانون روان منظور کیا  
 گیا ہی فروخت کے بعد ہی محال رہیگا املاک ان مال کے تیاری جمع بندی میں جو جو خود کاشت رعیت دستخط  
 کیا ہی حق اونہوں کا خریدار کو ماننا چاہئے ۔

۳ ایک سو روپیہ سے کم قیمت ہونے سے بلکل روپیہ اسیوقت دینے ہوگا۔

۴ ایک سو روپیہ سے زیادہ ہوئی تو قیمت ہوگا کا چوتھائی حصہ اسیوقت امانت کرنے ہوگا فروخت کا دن  
 دیگر پندرہواں دن دوپہر کے وقت یا کہ وہ دن تعطیل ہونے سے اوسکے بعد جو دن کچہری پہلے کلمے اسے دن  
 دوپہر تک اگر باقی روپیہ داخل نہیں ہوئے تو خرید داخل اور باقی روپیہ گورنمنٹ میں ضبط ہوگا اور پہلا  
 فروخت کے مطابق ثابا اشہار جاری کریں گے ساتھ خریدار خارج مذکور کے جوابدہی میں محال مذکور ثابا  
 نیلام ہوگا ۔

کمیٹیف	نمبر محال و پرگنہ	تعیین رفتہ			صدر جمع		
		پ	ب	ج	نمبر محال و پرگنہ	تعیین رفتہ	صدر جمع
۱۱۴	تورج موضع سمرا کم چند ضلع ۱۱۲-۳-۱	۳	۱	۱	...	...	...
۱۰۵	بھوانی پور پرگنہ دھرم پور	...	...	...	...	...	...
۱۱۶	۴۵۵ موضع مٹھوا صلح و پرگنہ ایضا	۳۷	۵	۵	...	...	...
۱۱۷	۴۹۵ موضع کوانری بہدار صلح پرگنہ ایضا	۱	۵	۵	...	...	...
۱۱۹	۵۵۷ موضع دہسی پور ہذا ضلع و ایضا	۲	۲۰	۲	...	...	...
۱۲۰	۲۸ موضع لوگا ہی ضلع نیزنگر پرگنہ	۱	۱۹	۱۰	...	...	...

W. KEMBLE, Collector of Purneah.

NOTICE is hereby given that the undermentioned plots of class U land, no longer required by the East Indian Railway Company, situated in mouzah Poonahbad, pergunnah Sherghur, between 110 and 111 miles of the Raneegunge line, in the district of Burdwan, will be put up to sale at the Burdwan Collectorate, on Friday, the 11th June 1875, corresponding with 29th Joistee 1282 B. S.

The purchasers of these plots will be subject to the following conditions:—

1st.—If the amount of purchase-money do not exceed Rs. 100, the whole amount bid to be paid down at once.

2nd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled, the sum deposited being forfeited to Government, and the estates to be again put up for sale at the risk of the defaulting purchasers after issue of advertisement, as in the case of original sale.

The plot will be sold revenue-free to the highest bidder above the upset price.

Number in statement of Government	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Upset price.
89	16	Poonahbad, pergunnah Sherghur...	A. R. P. 12 1 18	Rs. 379

E. H. WHINFIELD, Collector.

## জিলা বর্জমান

নীলামী ইস্তার নামা কাছারী কালেক্টরী জিলা বর্জমান।

এতদ্বারা সংবাদ দেওয়া যাইতেছে যে বর্জমান জিলার বধ্যবর্তী নিম্নলিখিত চিহ্নিত জমি (যাহা বর্জমান জিলার অন্তর্গত শেরগড় পরগনার পুনাবাদ গ্রামে অর্থাৎ রানীগঞ্জ লাইনের ১১০ ও ১১১ মাইলের মধ্যস্থিত) ইস্ট ইণ্ডিয়া রেলওয়ে কোম্পানীর আর আবশ্যিক না থাকা প্রযুক্ত সরকারি খাস হাল গণ্য হইয়া সন ১৮৭৫ সালের ১১ জুন মোতাবেক সন ১২৮২ সালের ২৯ জ্যৈষ্ঠ শুক্রবার তারিখে অত্র বর্জমানের কালেক্টরী কাছারীতে নিম্নরূপে নীলাম বিক্রয় হইবেক ইতি সন ১৮৭৫ সাল তারিখ ১৪ আপ্রিল।

২। এই ভূমির খরিদার নিম্নলিখিত নিয়মাদান হইবেক।

১। এক শত টাকার অনধিক পণ হইলে সেই সমুদয় টাকা তৎক্ষণাৎ দিতে হইবেক ইতি।

২। এক শত টাকার অধিক হইলে ডাকপণের চারি অংশের একাংশ তৎক্ষণাৎ দিতে হইবেক বিক্রয়ের দিবস এক দিন ধরিয়া গণনা করিলে বিক্রয়ান্তর পঞ্চদশ দিনের মধ্যাহ্নকালে কিম্বা সেই দিবস বন্ধের দিন হইলে তৎপরে প্রথমে যে দিবস কাছারী খোলা যায় সেই দিবস মধ্যাহ্নকালে যদি অবশিষ্ট দাখীল না হয় তবে বিক্রয় রহিত ও গচ্ছিত টাকা গদগমেণ্টে জন্ম হইবেক ও প্রথম স্থানীয় বিক্রয়ের দ্বারা পুনর্বার বিজ্ঞাপন প্রকাশ করণ পূর্বক ঐ ক্রটীকারি ক্রেতার স্বীকৃতিতে সেই মহাল পুনর্বার বিক্রয় হইবেক ইতি।

৩। ঐ জমি সর্ব উচ্চ ডাককারিকে নিম্ন বিক্রয় করা যাইবেক ইতি।

রাজকীয় মহালের তৈকিয়তে নম্বর	ভৌমী নম্বর	মহালের ও পরগনার নাম	একর হিসাবে জমির আলফাঙ্গ পরিমাণ	নিম্নোক্ত প্রথম ডাক	মহাল
নম্বর ...	১৫ নম্বর ...	পুনাবাদ পং শেরগড় ...	১১	১	১১

E. W. WHINFIELD, Collector.

NOTICE is hereby given that under the sanction of the Judge of Shahabad, the rights and interests in the 4 annas share of the lunatic ward Baboo Kisho Pershad Singh, of Goondn, pergunnah Arrah, zillah Shahabad, in the undermentioned villages, will, subject to the conditions specified at foot, be sold by a public auction in the Shahabad Collectorate, on Monday, the 7th June 1875, corresponding with the 18th Jaith 1282 Fush, in satisfaction of debts due to Kapilmoon Singh and others.

2. The purchasers will be subject to the following conditions:—

(1) The purchasers of these villages will be considered as the proprietors thereof, and the entire proprietary right of the aforementioned lunatic ward in such villages will be transferred to them, subject only to payment of Government revenue. The villages will be sold (subject to Government revenue due from them to the date of sale) to the highest bidders above the upset price.

(2) If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

(3) If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited), and the villages to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

Number.	Names of villages to be sold.	REMARKS.
1	Agursund, pergunnah Arrah	The villages appertaining to the estate Kesharpore, which bears No. 188 on the rent-roll of the district. The Government revenue of the lunatic ward's share in the estate, for which share separate accounts have been opened under Act XI of 1859, is Rs. 731-3-00.
2	Bahera, ditto ditto.	
3	Pepra Rampore, ditto ditto.	
4	Rampore Khas, ditto ditto.	
5	Baghkali, ditto ditto.	
6	Burjah, ditto ditto.	
7	Teksemur, ditto ditto.	
8	Kewantia, ditto ditto.	
9	Peeperpantee, ditto ditto.	
10	Toolseepore, ditto ditto.	

ARRAH COLLECTORATE, the 22nd April 1875.

W. ALEXANDER, Collector.



NOTICE is hereby given, under Section VI, Act XI of 1859, that the undermentioned estates in the district of Hooghly will be put up to public and unreserved sale at the Collector's office of that district on the 8th day of June 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th day of March 1875.

Number of Mahal.	Name of Mahal and Pergunnah.	Name of defaulting proprietor.	Sudder jumma.	Amount of arrears due.	REMARKS.
<i>1st Class Permanently-settled Estate</i>			Rs. A. P.	Rs. A. P.	
10	Radhakanta Bari, pergunnah Pandooah	Jadab Chunder Nundy and Behary Churn Nundy, of Jaugram, pergunnah Pandooah, zillah Hooghly; Ejubux Chowdhury and Meer Nassar Ali Chowdhury, of Koshah, Pandooah, pergunnah Pandooah; Syed Hammedullah, Ropah Bilee, Mohali Abdul Hakim, Syed Ahamed, Syed Golam Haydur, and Syed Noorun Nobee, of Chowghoriah, pergunnah Bandhati, zillah Burdwan; Sukinah Bilee, of Koshah, Pandooah, pergunnah Pandooah; Motejeon Nissa Bilee, of Pandooah, Naksi Moholah, pergunnah Pandooah, zillah Hooghly.	624 11 11	6 12 1	
26	Ditto, Malikapore, pergunnah Balicory	Rama Nanda Bundopadhyay and others	10,595 3 8		
2151	Chakran, ditto, pergunnah ditto	Ditto ditto	114 0 2		
			10,709 3 11		
			Rs. A. P.		
Deduct 2 as. 10 gals. share, belonging to Nobonee Moonjary Debee, of Sooray, Chack Bagee, pergunnah Hayah, zillah Gurdwan, Sabot of Jibis; Sree Sree Moodheesoodin, Soorahur, Bistoe, Mohessur, and Mroonjary Shub Thakoor. The sudder jumma of the share, including the Chakran, 1,673 5 1			1,673 5 1		
Deduct 2 as. 10 gals. share, belonging to Kahluss Roy, father and guardian of Surt Chunder Roy, and to Tibonath Dabee, mother and guardian of Ganendranath, Openchurnath, Soodamgore, Shokhur, and Kishorey Mohun Roy. The sudder jumma of the share			3,314 10 2		
Separate accounts of the shares, having been opened under Act XI of 1859.					
Remarks—					
11 as. share of Rama Nanda Bundopadhyay and Poonoo Chunder Bundopadhyay, the himself, and as guardian and executor to the estate of his minor nephews, From the math and H ramath Bundopadhyay. The sudder jumma of the share			7,292 9 9	2,522 6 6	
51	Ditto, Thavornah, pergunnah Pandooah.	Mohali, Abdul Hakim, Syed Ahamed, Syed Golam Haydur, Syed Noorun Nobee, of Chowghoriah, pergunnah Bandhati, zillah Burdwan; Sookerna Bilee, of Koshah, Pandooah, pergunnah Pandooah, zillah Hooghly.	1,903 1 0	213 8 9	
126	Ditto, Silampore, pergunnah Silampore.	Tarinee Churn Chuttopadhyay and others	2 108 8 9		
Deduct 1 anna 15 p 2 l. share of Dene Nath Chuttopadhyay, of Kamalpoore, pergunnah Silampore, zillah Hooghly. The sudder jumma of the share is			234 15 0		
A separate account of this share has been opened under Section D, Act XI of 1859.					
The remaining share, belonging to Tarinee Churn Chuttopadhyay, of Nitanandopore, pergunnah Silampore, to Krishto Gopal Chuttopadhyay, Jaymonee Dabee, mother of the minor Brogo Nath Roy, Bonchar Dabee of Kamalpoore, and to Issur Chunder Roy, Rashumangary Dabee, guardian of Krishto Dhore Roy, Pitamber Roy, Debnarain Roy, Russick Lal Roy, Jagann Chunder Roy, Taramonee Dabee, Dhobanoye Dabee, Ranga Chand Dabee, and Prem Chand Dabee. The sudder jumma of the share			1,873 9 9	1 14 8	Since realized.

HOOGHLY, the 23rd April 1875.

A. WEEKES, Offg. Collector.

NOTICE is hereby given, under Section VI, Act XI of 1859, that the undermentioned estates in the district of 24-Pergunnahs will be put up to public and unreserved sale at the Collector's office of that district, on the 10th day of June 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th day of March 1875.

## FOR ARREARS OF RENT

*Class I.—Permanently-settled Estates.*

No. 6.—Pergunnah Magoora, kismut Roynugur, &c.; recorded proprietor Shectaram Ray, &c.; sudder jumma Rs. 7,158-14-3½.

No. 266.—Kismut pergunnah Medun Molla Dehee, Medun Mollo; recorded proprietor Hajee Golam Hossen; sudder jumma Rs. 1,414-3-10.

No. 974.—Kismut pergunnah Myhate, &c.; mouza Gajufarpore, &c.; recorded proprietor Netohar Muhmed, &c.; sudder jumma Rs. 1,540-0-5; road cess Rs. 15-6-9.

## FOR ARREARS OF RENT.

*Class II.—Temporarily settled Estates.*

No. 2624.—One-seventh part of lot No. 166; recorded proprietor Poorndoo Chunder Ghose, &c.; present sudder jumma Rs. 523, rising to Rs. 2,091 in 12.59 B.S.

W. S. WELLS, *Offg. Collector.*

24-PERGUNNAHS COLLECTORATE, the 29th April 1875.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Mozulhpore will be put up to public and unreserved sale at the Collector's office of that district, on Monday, the 31st May 1875, corresponding with 11th day of Jyesth 1282 Pushe, for arrears of revenue due on 29th March 1875.

Serial No.	Towhee No.	Name of Estate and Pergunnah.	Name of Proprietor.	Jumma of the estate			Jumma of the est			Arrears of		
				Rs.	A.	P.	Rs.	A.	P.	Rs.	A.	P.
1	35	Lowmpani Beder pergunnah Balagurich	Barnum Sahai, &c.	2821	5	7	209	3	10	12	0	2
2		Ditto ditto	Warkuntha Singh, &c.				8	12	7	21	8	2
3		Ditto ditto	Bharu Singh Singh, &c.				216	15	10	17	8	7
4	39	Lowmpani khass, ditto	Mussuram Jocki Khar, and guardian of Wagesh, &c.	845	8	8	828	14	5	16	12	5
5	312	Chhatami Chodwar, pergunnah Blatia	Bhatwar, out Singh, &c.	584	8	0	584	8	0	81	0	5
6	362	Murestha, ditto Barwana	Shankar, &c.	1,401	8	0	1,401	8	0	78	7	6
7	421	Chuk Meshi Masumguri, pergunnah Bara	Saduk Chitruki, &c.	882	5	0	882	5	0	69	0	9
8	522	Budlyn, pergunnah Basotra	Bela Misra, &c.	1,202	3	0	678	11	2	67	8	4
9	587	Long, ditto, pergunnah Dharawa	Musli, Bhatnagar, &c.	1,111	7	3	349	9	9	109	3	11
10	588	Bhoyen, ditto ditto	Naha Singh, &c.	84	6	1	742	7	1	215	5	1
11	749	Ba, ditto, Chhowrah, pergunnah Bessur	Singhwaran, &c.	1,031	14	0	213	11	3	16	12	10
12	711	Bhramah, pergunnah Bissarab	Kelai Bui, &c.	1,201	12	10	1,201	10	10	45	10	1
13	727	Chandran, Iskumpani, pergunnah Bessur	B. K. Bhat, Upadhyay, &c.	2,092	9	1	1,105	13	1	44	12	7
14	772	Bachhathour, pergunnah Bessur	Mahim, &c.	2,145	4	3	2,145	4	3	18	3	4
15	783	Salampani, Bhatnagar, pergunnah Bessur	Guram Khar, &c.	1,183	13	7	1,151	1	1	311	5	7
16	1196	Shewhethan, pergunnah Gudi Choud	Singh, &c.	1,044	3	1	69	7	0	21	11	6
		Bessur, Marwa, pergunnah Gudi Choud	Singh, &c.				56	3	2	3	2	6
18		Gudipani, pergunnah Gudi Choud	Singh, &c.				70	3	6	24	12	0
19	1207	Jurupani, Bulchi, pergunnah Bessur	Singh, &c.	1,745	10		581	13	10	18	8	8
20	1409	Jurupani, ditto ditto	Singh, &c.	1,212	1		415	0	1	80	4	6
		Jurupani, Gharipani, ditto ditto	Singh, &c.				11	8				
	1242	Gudipani, ditto ditto	Singh, &c.	1,745	10		32	0	6	4	10	3
24	1340	Nawanigan, ditto ditto	Singh, &c.	791	0	0	148	5	0			
25		Ditto ditto	Singh, &c.				148	5	0			
26		Ditto ditto	Singh, &c.				148	5	0			
27		Ditto ditto	Singh, &c.				148	5	0			
28	1692	T. Bhat, ditto Khar	Bhat, &c.	1,989	1	4	378	15	1	14		
29	1702	Nawanigan, ditto ditto	Singh, &c.	1,745	10		183	10	6	60		
30		Mamandandi, ditto ditto	Singh, &c.	5	0	6	105	8	11	39		
31	2026	Khar, ditto ditto	Singh, &c.	8	0	0	212	11	0			
32	2142	Khar, ditto ditto	Singh, &c.	0	3	2	417	2				
33	2147	Mamandandi, pergunnah ditto	Singh, &c.	0	3	2	102	0	0			
34	2142	Bellandi, pergunnah ditto	Singh, &c.	0	3	2	37	7				
35	2345	Jurupani, pergunnah Nawanigan	Mamandandi, &c.	1,140	2	1	1,140	2	1	116	1	2
36	2604	Bhat, Chaudhary, pergunnah Bhat	Singh, &c.	777	1	3	69	14	0	36	12	
37	3001	Hussam, Pagumbhore, pergunnah Bhat	Singh, &c.	545	1	1	184	14	7	23	8	7
38	3121	Bhat, Bhat, ditto ditto	Singh, &c.	683	11	10	631	7	10	149	0	1
39	3553	Jurupani, pergunnah Bhat	Singh, &c.	507	1	0	187	5	0	11	1	2
40	3553	Arzang, ditto, Jurupani, pergunnah Bhat	Singh, &c.	1,592	6	0	1,592	6	0	487	4	7
41	3553	Suk, ditto, pergunnah Bhat	Singh, &c.	1,221	1	6	702	14	5	141	0	1
42	3553	Nawanigan, pergunnah Bhat	Singh, &c.	502	3	7	502	3	7	8	2	7
43	3553	Nawanigan, pergunnah Bhat	Singh, &c.	777	8	1	777	8	1	79	5	6
44	3553	Nawanigan, ditto ditto	Singh, &c.	1,144	1	3	1,144	1	3	6	7	9
45	3553	Nawanigan, ditto ditto	Singh, &c.	555	2	0	555	2	0	349	16	0

MOZIFFERPORE COLLECTORATE, the 26th April 1875.

C. F. WORSEY, *Offg. Collector.*

اس تحریر کے رو سے خاص و عام کو دفعہ ۶ ایکٹ ۱۱ سنہ ۱۸۵۹ء کے مطابق اطلاع دی جاتی ہے کہ علاقہ جات موسومہ موقعہ ضلع تروٹ بعلت زر باقی وغیرہ مطالبہ جنکو قوانین اور یکتوں متشبیہ کے رو سے وصول کرنا جائز ہی اور اس زر باقی اور مطالبہ کو قریب ۲۹ مارچ سنہ ۱۸۷۵ء غایت ادائے مال گذری سرکار ادائے کرنا واجب تھا بالضرور بقاریخ ۳۱ مئی سنہ ۱۸۷۵ء مطابق ۱۱ جیتھ سنہ ۱۳۸۲ء فصالی روز دو شنبہ نچہری کلکٹری ضلع مظفر پور میں بیلان ہوگا

اوبستی اسمہ باری

نمبر نمبر شمار قوزع	نام محال و برگند	نام مالک	صدر جمع محال مسلم	صدر جمع اوس حصہ کا جو بیلان کی جائیداد	باقی جسکے لئے بیلان ہوگا	کیفیت
۳۵	جونابو روڈر برگند نالانچ	بابو بھونگی مہاے ڈابو بھدروسہاے وجوسہاے سنگہ والابھوجکے اول ورم بھس رامہ وچھمی نرائین رامہ وبت اول رامہ و موہاما سائلن ازروسہ قنورق رول	۵	۱۰۲۸۹۱	۳	یہ محال بعلت باقی مال گذری سرکار بیلان ہوگا
۳۵	بھ	دوہا کاتھ سنگہ سائل قنورق رول	بھ	۱۲	۷	بھ
۳۵	بھ	بھروسہاے سنگہ و کرجا رامہ و اندیب چونڈوی بابو بھجند مہاے و نابو اولبھائی سنگہ سائلن از بوی قنورق رول	بھ	۱۰	۱۵	بھ
۳۹	جونابو بھ خاص برگند بھ	مسماہ چانکی کور مہادر والید و زبر اول پسر داناخ و مٹیو سنگہ و گوبال سنگہ و کادب سنگہ و نالسو سنگہ و مہکی سنگہ و بھمی پرتھ سنگہ و کارو سنگہ و شیخ اشرف علی و وانو سنگہ و نالو سنگہ رام لوچن سنگہ و جنوسنگہ وید سنگہ دت مرجب سنگہ و درابن سندھوچین سنگہ وچھمن دھاری سنگہ و جگر سنگہ و ناکھ سنگہ پدنت بابو برسنگہ سرکار مظفر و کدیش اول و رام نرائین سنگہ ورم پتو سنگہ مدد علیہم قنورق رول	۸	۸۴۳	۳	بھ
۲۱۲	چندولی چندوڑ روڈ بھ لا	بگوان دت سنگہ و چیت پرتھ سنگہ	۹	۵۸۳	۸	بھ
۳۰۲	مو تھیا پورگند بھرواد پرتھ	رام مہاے ٹا کر نلو بھاری پرتھ	۸	۴۰۴	۸	بھ
۴۲۱	چک مہشی مرموم بگر پورگند بھول	شیخ چھوگا و مہرمان و ونظر علی و میر علی	۳	۸۸۲	۳	بھ

نمبر نمبر	نمبر نمبر	نام محال و برگه	نام مالک	صدر جمع محال مسلم	صدر جمع اوس حصه کا جو نظام کیا جائیگا	باقی جسکے لئے نظام ہوگا	کیفیت
							تراب علی
							ورقن لاله و جگو دیبی
							و سینا سنگھ تھاکر و
							نوابن چمار و نئی جان
							و لیکت جان و کلاو جان
							و سیونہ موازی و نوابن
							ساحو و شیو دیال سنگھ
							و گنیا لعل و فرزند علی
							و چاند بی بی و نور الدین
							حسین و شیخ غلام
							حسین و رابیدیب تھاکر
							و جیون لعل شیو سہای
							تھاکر و چندت موازی
							و غیرہ
۵۲۲	۸	ہردیا برگہ دسوا	بیگوم مصر و ادیم تھاکر	۱۲۰۲۳	۲	۶۷۹	۶۸
			و غیرہ				
۵۸۷	۹	دنگوانیو برگہ دھورو	مسماۃ بدایتی مہیش کنور	۱۴۱۱	۷	۱۳۴۹	۱۰۹۳
			سائل قنویق رول				
۵۸۸	۱۰	مونت برگہ ایضا	نہال سنگھ چودھری و	۸۳۰	۶	۷۴۲	۲۱۵
			جگموہن چودھری و غیرہ				
۷۰۹	۱۱	نہلیپور سوراہی چکلا	نگ نوابن سائل قنویق	۱۴	۹	۲۱۳	۱۶
			رول				
۷۱۰	۱۲	کرجو برگہ سارہ	گوری زئی و اسمان زئی	۱۲۰	۱۲	۱۲۰	۴۵
			برگہ سارہ				
۷۲۷	۱۳	چنولیہ استریپر ہگلا	اندردھوج اوندھیا و جمد	۲۹۰۲	۹	۱۱۶۵	۴۳
			اوندھیا و غیرہ				
۷۷۲	۱۴	رگھونندہ بور چکلا	مولی زام و دینی زام	۳۲۱۴۵	۴	۲۱۴۵	۱۹
			کرجول برگہ سارہ				
۷۸۶	۱۵	سلم بور کورویا	رقن کدو و رام کشن مصر	۱۳	۷	۱۱۵۱	۳۱۱
			و غیرہ				
۱۱۰۶	۱۶	سیوداسپور برگہ	سندرسہای سائل زبیر بٹوارہ	۱۰۴۴	۳	۶۹	۲۱
			حصہ ۴ آنہ				
			سید عبد العزیز سائل زبیر	۱۰۴۴	۳	۵۶	۳
			بٹوارہ				
			سندرسہای سائل زبیر	۱۰۴۴	۳	۷۹	۲۴
			بٹوارہ حصہ ۹ آنہ				
۱۲۰۷	۱۹	حسرجپور نلیا پورگہ	امید زئی و جیت نوابن	۱۰	۱۱	۵۸۴	۱۸
			و غیرہ				
۱۲۰۹	۲۰	جربہ برگہ حاجی پور	شیخ کفایت علی و شیخ	۱۲۱۲	۱	۳۴۵	۸۲
			خوشید علی و غیرہ				
۱۲۲۸	۲۱	شادپور غوث پور	کاور سنگھ و بہکوت سنگھ	۱۰	۸	۵۰۶	۱۷
			و غیرہ				
۱۲۴۲	۲۲	گوند پور برگہ	مسماۃ لچمہی کاور زوجہ	۱۲۹۳	۹	۳۱	۴
			رام رتن سنگھ				
			اجیت نوابن سنگھ	۱۲۹۳	۹	۵۷۷	۱۳۵
			و جگدیوتا نوابن				
			سنگھ و غیرہ				
۱۲۵۹	۲۳	نوا نگر برگہ ایضا	سجرتی سہای و بیرو	۷۹۱	۰	۱۰۱۳۸	۱۴
			سہای سائلان قنویق				
			رول				
۲۵	۲۵	ایضا	دوارکا ناتھ سائل قنویق	۷۹۱	۰	۱۳۸	۹
			رول				

نمبر توزیع	نام محال و برگه	نام مالک	صدر جمع محال مسلم	صدر جمع اوس حصه کا جو نیلام کیا جائیگا	باقی جسکے لئے نیلام ہوگا	کیفیت
۱۲۵۹ ۲۶	دو برگہ پرگنہ حاجیپور	پرباگدت سنگھ سائل	۷۹۱ ۰ ۰	۱۴۸ ۵ ۰	۹ ۳ ۹	
۱۶۹۲ ۲۷	تعلقہ ساری برگہ کسمہ	دود بہاد سنگھ و برجلال سنگھ و غیرہ مدعا علیہم	۱۳۸۲ ۱۰ ۴	۱۷۸ ۱۵ ۰	۳۰ ۱۵ ۱۰	
۱۷۰۲ ۲۸	ہوڑا نگر برگہ ابضا	نابو شمشو پرشاد سنگھ و درگا پرشاد سنگھ سائلان ازری زیر نگر۱۰ حصہ ۲ آنہ ۱۳ گڈہ ۱ کوزی ۱ کھات	۶۲۰ ۱۶ ۶۲	۱۸۰ ۱ ۰	۵۶ ۰ ۸	
۱۷۰۲ ۲۹	محمد آباد برگہ	نابو شمشو پرشاد سنگھ و درگا پرشاد سنگھ سائلان ازری زیر نگر۱۰ حصہ ۲ آنہ ۱۳ گڈہ ۱ کوزی ۱ کھات	۱۲۰ ۱۶ ۶	۱۰۵ ۸ ۱	۳۲ ۱۵ ۰	
۲۰۲۶ ۳۰	خورسند رگہائی برگہ محالہ	۱۔ اہل جہا سائل ذفریق ۲۔	۸۵۱ ۸ ۰	۲۱۲ ۱۴ ۰	۱۱ ۸ ۲	
۲۱۴۲ ۳۱	دلی چکھ مہش پرگنہ سارہ	ریشوی اہل وند کدور اہل و غیرہ مدعا علیہم ازری زیر نگر۱۰ حصہ	۶۴۳ ۷ ۲	۴۳۷ ۱۲ ۲	۸۳ ۱۴ ۶	
۲۱۰۲ ۳۲	مکواہی برگہ ابضا	جوام سنگھ و گوند سہائی و غیرہ	۶۴۳ ۷ ۲	۱۰۲ ۹ ۰	۹ ۷ ۵	
۲۱۴۲ ۳۳	نلیا چکھ مہش برگہ ابضا	لچمی دت ما وشام جہا و غیرہ	۶۴۳ ۷ ۲	۵۲ ۷ ۲	۳ ۱۴ ۱۰	
۲۳۴۵ ۳۴	جانی پور برگہ نان پور	مادھو مفسر و شیورن مفسر و غیرہ	۱۴۰۰ ۲ ۴	۱۴۰۰ ۲ ۴	۱۱۵ ۷ ۲	
۲۹۰۴ ۳۵	رام پور چندن پٹی برگہ سنوہ	نیرن سنگھ و شیور بخش سنگھ و غیرہ سائلان تقسیم	۷۵۷ ۱ ۳	۱۰۹ ۱۴ ۰	۳۹ ۱۲ ۰	
۳۰۰۴ ۳۶	حسینی پور پیچمبر پور برگہ سرن	اوصاد بہاد سنگھ و جیون چودھری و غیرہ مدعا علیہم ذفریق ۲۰	۵۴۵ ۱ ۱	۱۸۴ ۱۴ ۷	۲۳ ۸ ۷	
۳۱۲۱ ۳۷	ہری پور اودو حقمار پور برگہ پونہ	میر و اب و کدو ابی و غیرہ مدعا علیہم ذفریق ۲۰	۱۰۶۸۳ ۱۰ ۱۰	۶۴۷ ۱۰ ۴	۱۴۵ ۰ ۴	
۵۰۵۰۶۳۸	جوامی پورہ سنوہ	نابو پرکاش بولن سنگھ و غیرہ مدعا علیہم ذفریق ۲۰	۵۶۱ ۱۲ ۰	۱۸۷ ۵ ۰	۱۱ ۱۳ ۲	
۵۳۵۲ ۳۹	ایچی گنج جوارس پور برگہ حاجیپور	شیو راج سنگھ و گہائی و غیرہ	۱۵۳۲ ۵ ۰	۱۵۳۲ ۵ ۰	۴۸۹ ۴ ۷	
۵۳۸۷ ۴۰	سکوار پور برگہ ابضا	نیلوچن دت و نند لال سنگھ و غیرہ مدعا علیہم ذفریق ۲۰	۱۲۲۱ ۱ ۱	۷۹۲ ۱۴ ۵	۱۴۱ ۰ ۷	
۵۶۳۴ ۴۱	مسواہا برگہ سارہ سید ابوالحسن	ذفریق ۲۰	۹۹۲ ۳ ۷	۵۹۲ ۳ ۷	۸ ۱۲ ۱	
۷۱۹۹ ۴۲	دیودھا ایسراہی پورہ	شیخ حیدر علی	۳۱ ۸ ۱	۷۱۳ ۸ ۱	۷۱ ۵ ۶	
۸۹۷۱ ۴۳	اوج گئی حصو برگہ وبرا چان	نیکو لعل و حسن خانگی کدو و غیرہ	۷۱۵ ۸ ۱	۱۱۱۴ ۱ ۳	۰ ۷ ۹	
۱۰۶۸۴ ۴۴	ایچی پٹھی و اہرا دیباہ جو انپور برگہ حاجیپور	شیخ ظاہر علی مسر و غیرہ	۵۱۸ ۲ ۰	۲۰ ۰ ۰	۳۳ ۱۲ ۲	



NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Jessore will be put up to public and unreserved sale at the Collector's office of that district on the 8th day of June 1875, corresponding with the 26th day of Joisto 1282 (B. S.), for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 28th March 1875.

*Class I.—Permanently-settled Estate.*

No. 4597.—Mouzah Silimpore, pergunnah Issubpore; recorded proprietors Shurash Sutti and Agur Money Dassia; sudder jumma Rs. 770-11-3; will be sold for arrears of Government revenue amounting to Rs. 20-14-1.

*Class II.—Temporarily-settled Estate.*

No. 58.—Abadkari right of Chaudkhali, in Soonderbuns; recorded proprietors Wooma Nath Roy Chowdhury; farming lease to 1311 (B. S.); present sudder jumma Rs. 1,960; rising, in 1284 (B. S.), to full jumma of Rs. 1,191; will be sold for arrears of Government revenue amounting to Rs. 1,060.

A. SMITH, Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Sarun will be put up to public and unreserved sale at the Collector's office of that district on Monday, the 31st May 1875, corresponding with 11th Jait 1282 B.S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 29th, in lieu of the 28th March 1875.

Serial number.	Towji No.	Name of estate and pergunnah.	Name of proprietor.	Government revenue of the entire estate.	Government revenue of the share which will be sold for arrears of revenue.	Arrears of revenue due from the estate.
				Rs. A. P.	Rs. A. P. K.	Rs. A. P.
<i>CLASS I.—Permanently-settled Estates.</i>						
1	240	Eksar, pergunnah Bal	Harper-shad Narain, Rampershad Narain, and others.	812 11 0	355 5 6 0	26 4 3½
2	340	Pillowri, pergunnah Bal	Satadhan Saha, Kund Kumar Saha, and others.	639 12 9½	155 7 3½	45 11 8½
3	484	Sunachuta, pergunnah Bal	Kandharu Lall, Behari Khan, and others.	2,132 5 4	1,549 0 0 0	4 2 9½
4	1106	Rampoor Chand, pergunnah Bara	Ram San Sing, Sungun Lali Saha, and others.	671 6 10	581 6 10 0	9 3 6½
5	1751	Telpa Buzurg, pergunnah Chirand.	Muza Tasaddiq Hussain, Durga Sing, and others.	1,346 10 8	491 15 5½	10 14 11½
6	1751	Ditto, share of Bhugwan Dass	Bhugwan Dass	1,346 10 8	79 2 8 0	3 7 2
7	1755	Chirand, pergunnah Chirand	Gunga Pershad Deo, Cagmar Sing, and others.	8,495 10 6	1,617 11 4½	25 1 2½
8	1755	Ditto, share of Ather Hussain	Ather Hussain	8,495 10 6	939 12 4 6	8 11 16
9	1909	Rampoor Ann, pergunnah Kusmer.	Kewar Sing, Kandhana Sing, and others.	637 5 4	637 5 4 0	1 2 2
10	2000	Ratapatti, pergunnah Kusmer	Bhugwan Dass, Chanelli Kaen, and others.	7,202 10 11	349 14 4 0	217 9 6
11	2027	Salehpour, pergunnah Kusmer	Baghupat Lall	615 0 6	615 0 0 0	191 1 10
12	2028	Salehpour, pergunnah Kusmer	Baghupat Lall	657 0 0	650 0 0 0	193 1 15
13	2268	Jahrowli, pergunnah Goah	Raj Kumar Sing, Nekuam Sing, and others.	1,660 6 9	798 15 9 0	12 2 5½
14	2329	Basambherpore, pergunnah Goah	Kowhat Lall, Banarasi Lall, and others.	739 12 5	438 11 10 0	0 6 5
15	2450	Dharanraj, pergunnah Goah	Melherban Sing, Gan Sahai Sing, and others.	663 7 5	480 1 6 0	13 7 0
16	2450	Ditto, share of Nika Ojha and others.	Nika Ojha and others	663 7 5	45 4 0 0	0 9 3
17	2520	Dhowri, pergunnah Goah	Gholan Hussain Khan and others.	517 5 4	87 5 4 0	1 12 7
18	2525	Sunraba Moharupore, pergunnah Goah.	Sukh Lall Sing, Bishweser Sing, Mussantut Bechun Kuer, and others.	853 6 4	3 3 2 1½	4 10 3½
19	2592	Shekhpur Rowza, pergunnah Goah.	Jagopal Sah, Bannanagry Sing, and others.	602 13 9½	199 2 7½	39 2 7
20	2640	Khurati, pergunnah Goah	Shun Lall Bai and others	1,015 4 10½	84 10 4 11	1 3 2½
21	2662	Mirzapur, pergunnah Goah	Harper-shad Sing and others	1,536 12 11½	763 1 11 0	4 0 5
22	2813	Annour Maunet, pergunnah Makair.	Jobray Sing, Jannant Lall, and others.	12,489 1 3½	2,033 1 3 12½	232 8 11½
23	2813	Ditto, share of Hira Lall	Hira Lall	12,489 1 3½	458 19 4 10	16 13 5½
24	2816	Annour Maunet, pergunnah Makair.	Salanant Ally, Basharat Ally, Magn Sing, and others.	7,301 11 0½	753 4 7½	178 9 5½
25	2816	Ditto, share of Hargobind Sahai	Hargobind Sahai	7,301 11 0½	85 5 3 10	0 4 11
26	2816	Chandpur, pergunnah Makair	Shun Neeam Bai, Rajin Rai, and others.	618 9 6	277 1 8½	7 14 1½
<i>CLASS II.—Temporarily-settled Estate.</i>						
27	4193	Diarah Godua, pergunnah Manjhi	Baboo Saidhur Sahi and others	671 0 0	671 0 0 0	4 11 0

SARUN COLLECTORATE, the 30th April 1875.

G. E. PORTER, Offg. Collector.

اشنہار نیلام بابت بقیہ مالگذاری سرکار  
 واضح ہو کہ حسب دفعہ ۶ ایکٹ ۱۱ سنہ ۱۸۵۹ ع کے یہ محلات مرقومہ الذیل ضلع سارن میں دابت بقیہ  
 مالگذاری سرکار و دیگر دعوی جو از روے دستورات قوانین مجاریہ موافق باقی مالگذاری سرکار کے بقاریع ۲۹  
 مارچ معہی ۲۸ ماہ مذکور سنہ ۱۸۷۵ ع واجب الوصول ہی بروز دوشنبہ تاریخ ۳۱ ماہ می سنہ ۱۸۷۵ مطابق  
 ۱۱ جیتہ ۱۲۸۲ فصلی کچاری میں صاحب کلکٹر اس ضلع کے بلاعذر عام نیلام میں رکھا جائیگا  
 قسم اول  
 محلات بندوبستی استعماری

نمبر نمای توزیع	نام محال و برگندہ	نام مالک مندرجہ سرخندہ	مدر جمع محال مسلم	مدر جمع اوس حصہ کاجو نیلام کیدا جاگا	باقی جسٹی نیلام ہوا	کینٹ
۱	۲۴۰۰	ایکسپار برگندہ نال	ہر پرشاد بوائن رام پرشاد لوان وغیرہ	۸۱۲ ۱۱ ۰	۳۵۵ ۵ ۶	۲۶ ۳ ۳
۲	۳۴۰۰	پشروی برگندہ نال	ستورن ساہی اندکمار ساہی	۹۶ ۱۳ ۳۹	۱۵۵ ۷ ۳	۴۵ ۱۱ ۸
۳	۴۸۱۴	مسووتا برگندہ نال	اندھیا لال پشروی خان وغیرہ	۵ ۵ ۲۱۳۳	۰ ۰ ۱۱۴۰	۴ ۲ ۹
۴	۱۱۹۵	رام پرچاند برگندہ دارہ	م سپاہی سنگھ سینگ لال	۱۰ ۶ ۶۷۱	۶ ۱۰ ۶۷۱	۹ ۳ ۶
۵	۱۷۵۱	ولہار لال برگندہ جرنال مرزا	تصدق حسین درو	۱۰ ۱۳۴۰ ۵	۱۵ ۵ ۵	۱۹ ۱۴ ۱۱
۶	۱۷۵۱	ایضا	بھگوان داس	۰ ۰ ۱۳۴۶	۲ ۸ ۶	۳ ۷ ۲
۷	۱۷۵۵	چرنند برگندہ چرنند	کاما پرشاد دیو کمار سنگھ	۰ ۰ ۱۶۹۵	۱۶ ۱۱ ۱۶	۵ ۱ ۲
۸	۱۷۵۵	ایضا کہ تہہ پشروں	ایضا کہ تہہ پشروں	۰ ۰ ۱۶۹۵	۱۶ ۱۱ ۱۶	۵ ۱ ۲
۹	۱۹۹۹	پشروی برگندہ کسم	کول سنگھ کھنڈ سنگھ وغیرہ	۰ ۰ ۳۷	۵ ۰ ۳۷	۱ ۲ ۹
۱۰	۲۰۰۹	پشروی برگندہ کسم	کول سنگھ کھنڈ سنگھ وغیرہ	۰ ۰ ۳۷	۵ ۰ ۳۷	۱ ۲ ۹
۱۱	۲۰۲۷	سالم پور برگندہ کسم	کول سنگھ کھنڈ سنگھ وغیرہ	۰ ۰ ۳۷	۵ ۰ ۳۷	۱ ۲ ۹
۱۲	۲۰۲۷	ایضا	کول سنگھ کھنڈ سنگھ وغیرہ	۰ ۰ ۳۷	۵ ۰ ۳۷	۱ ۲ ۹
۱۳	۲۲۶۸	پشروی برگندہ گورو	ایضا کہ تہہ پشروں	۰ ۰ ۳۷	۵ ۰ ۳۷	۱ ۲ ۹
۱۴	۲۳۲۹	پشروی برگندہ گورو	ایضا کہ تہہ پشروں	۰ ۰ ۳۷	۵ ۰ ۳۷	۱ ۲ ۹
۱۵	۲۴۵۵	پشروی برگندہ گورو	ایضا کہ تہہ پشروں	۰ ۰ ۳۷	۵ ۰ ۳۷	۱ ۲ ۹
۱۶	۲۴۵۵	پشروی برگندہ گورو	ایضا کہ تہہ پشروں	۰ ۰ ۳۷	۵ ۰ ۳۷	۱ ۲ ۹
۱۷	۲۴۵۵	پشروی برگندہ گورو	ایضا کہ تہہ پشروں	۰ ۰ ۳۷	۵ ۰ ۳۷	۱ ۲ ۹
۱۸	۲۴۵۵	پشروی برگندہ گورو	ایضا کہ تہہ پشروں	۰ ۰ ۳۷	۵ ۰ ۳۷	۱ ۲ ۹
۱۹	۲۴۵۵	پشروی برگندہ گورو	ایضا کہ تہہ پشروں	۰ ۰ ۳۷	۵ ۰ ۳۷	۱ ۲ ۹
۲۰	۲۴۵۵	پشروی برگندہ گورو	ایضا کہ تہہ پشروں	۰ ۰ ۳۷	۵ ۰ ۳۷	۱ ۲ ۹
۲۱	۲۴۵۵	پشروی برگندہ گورو	ایضا کہ تہہ پشروں	۰ ۰ ۳۷	۵ ۰ ۳۷	۱ ۲ ۹
۲۲	۲۴۵۵	پشروی برگندہ گورو	ایضا کہ تہہ پشروں	۰ ۰ ۳۷	۵ ۰ ۳۷	۱ ۲ ۹
۲۳	۲۴۵۵	پشروی برگندہ گورو	ایضا کہ تہہ پشروں	۰ ۰ ۳۷	۵ ۰ ۳۷	۱ ۲ ۹
۲۴	۲۴۵۵	پشروی برگندہ گورو	ایضا کہ تہہ پشروں	۰ ۰ ۳۷	۵ ۰ ۳۷	۱ ۲ ۹

نمبر شمار	نمبر توزیع	نام محال و برگنه	نام مالک مندرجہ سرشتہ	صدر جمع محال مسلم	اصد جمع اس کا جو نظام کدا حاکم	باقی جسے لئے نیلام ہوگا	کیفیت
۲۵	۲۸۱۶	برگنه مدو، جاند، مگیر کپانڈہر گوبند سہاے	ہر گوبند سہاے	۱۱ ۱۱ ۳۷۳۰۱	۸۵ کھاتہ ۸۵	۱۱ ۴ ۰	ایضا
۲۶	۲۹۸۴	بکئی پور برگنه مہدئل	شیو نرائن رائے بھجورائی وغیرہ	۹ ۶ ۶۴۸	۸ ۱/۲ ۲۷۷	۱۴ ۷ ۰	و
۲۷	۴۳۹۳	قسم دوم دبئی بارہ گودان برگنه عالیچائی	بابو سریدھر ساہی وغیرہ	۶۷۱	۶۷۱	۱۱ ۴ ۰	ایضا

تحریری التاریخ ۲۶ اپریل سنہ ۱۸۷۵ ع

G. E. PORTER, *Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Tipperah will be put up to public and unreserved sale at the Collector's office of that district, on the 15th day of June 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 28th day of March 1875.

*Permanently-settled Estate, to be sold for arrears of revenue.*

No. 510.—Half anna hissa of mouza Chaplaina, in the 10<sup>th</sup>, 13<sup>th</sup> & 16<sup>th</sup> hissa of pergunnah Barakiat; Government revenue Rs. 1,693-12-0; road cess Rs. 17; is to be sold for arrears of revenue amounting to Rs. 16-6-0. The recorded proprietor of the half anna share is Bhulan Mohan Rekhit, and the jumma of it is Rs. 52-14-11, and road cess Rs. 0-8-6.

The entire estate is under partition, and the allotment of the above half anna share is being made, and it is therefore now advertised for sale.

TIPPERAH COLLECTORATE, the 29th April 1875.

N. S. ALEXANDER,  
*Collector.*

NOTICE is hereby given, under Section VI, Act XI of 1859, that the under-mentioned estates in the district of Shadnabad will be put up to public and unreserved sale at the Collector's office of that district, on the 7th day of June 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 29th day of March 1875.

*Class I.—Permanently-settled Estates.*

No. 388.—Mehal Chanchur, pergunnah Behar; sudder jumma of the entire estate Rs. 571-3-2; recorded proprietor Ajudhia Doobey and others. The share of Ajudhia Doobey, applicant, alone will be sold for arrears of revenue amounting to Rs. 67, with the exception of shares of non-applicants, with whom separate accounts have been opened under Section 10 Act XI of 1859.

*Class II.—Temporarily-settled Estates.*

No. 723.—Mehal Buanipore, pergunnah Chousa; sudder jumma of the entire estate Rs. 2,896; recorded proprietors Lala Chakoor Pershad, Behari Tewari, and others. The entire estate will be sold for arrears of revenue amounting to Rs. 66-11-8.

No. 810.—Mehal Chousa, pergunnah Chousa; sudder jumma Rs. 1,565; recorded proprietors Maharaj Coomar Singh, Mussamit Peari, and others. The entire estate will be sold for arrears of revenue amounting to Rs. 3,519-0-0.

No. 854.—Mehal Ratnapore, Bandhupore, Chakia Kurailah, pergunnah Chousa; sudder jumma Rs. 583; recorded proprietors Mahadeo Pershad and Rampershad. The entire estate will be sold for arrears of revenue amounting to Rs. 9-12-0.

*Class I.—Permanently-settled Estates.*

No. 1182.—Mehal Bhurani, pergunnah Chyupore; sudder jumma Rs. 1,500; recorded proprietor Mussamit Ducep Kooner. The entire estate will be sold for arrears of revenue amounting to Rs. 658.

No. 1738.—Mehal Hata, pergunnah Chyupore; sudder jumma of the entire estate Rs. 2,210-6-6; recorded proprietors Seogoolan Sing, Oodwunt Sing, and others. The share of Oodwunt Sing, applicant, alone will be sold for arrears of revenue, amounting to Rs. 7-14-0, excepting the shares of other proprietors, with whom separate account has been opened under Section 10, Act XI of 1859.

No. 2513.—Mehal Sobgee, pergunnah Sasseram; sudder jumma Rs. 677-5-4; recorded proprietors Dewan Ranjeewan Sing and Baboo Ramkoomar Sing. The entire estate will be sold for arrears of revenue amounting to Rs. 230-4-7.

*Class II.—Temporarily-settled Estate.*

No. 3679.—Mehal Surenja, pergunnah Chousa; sudder jumma Rs. 856-4-0; recorded proprietors Madho Roy, Isur Roy, and others. The entire estate will be sold for arrears of revenue amounting to Rs. 1,387-8-0.

SHAHABAD COLLECTORATE, the 19th April 1875.

N. ALEXANDER, *Collector.*

साहीब कलकटन बहादुर जीले साहाबाद के ऊकुम से

इश्तहान नीलाम मुतावीक दफा ६ प्रकट ११ सन १८५४।

सब को जानना याहीये के ग्रह महाल जो नीये लीपा है वावत बाकी मासगुजानी सनकान आ हुसने दावे जो मुतावीक आर्डन आ कानन जानी के बाकी मासगुजानी सनकान की तरह बसुल होने याहीये आ जो तानीष २४ महीना मानीय सन १८७५ को पाने थे तानीष ७ महीना जुन सन १८७५ मुतावीक ताः १८ महीना जेठ सन १८८२ फसली हीन शोमान को इस जीले के साहेब कलकटन की कयहनी मे वीला डिजुन के सब के सामने नीलाम होगा।

तौजो नम्वन	नाम महाल आन पनगना	सदन जमा	नाम मालिकोंक ।	कैफियत बाकी
قسم اول مردود دوام	३८८	मांयन प्रः ५७१ ॥ २ बोहीआ ।	सीजायैआ डवे शापेल तफरीफनोल	महाल हाजा दयाम है वइलतबाकी प्याश वइशतशनापे होशे गैतशापेलानतफरी-क नोल जोश का जमा अजनुपे दफा १० प्रकट ११ सन १८५४ प्रेलहदे लीआ जाता है होशे शापे-ल तफरीफ नोल वजमा २१४ ॥ २ पाइ वकनात नीला-महोगा ६७।
قسم دوم مردود	७२३	बनानपुन प्रः २८८६) यडिशा ।	लाखे ठाकुरप्रशाद बीहानी तेवानी मोहवत तेवानी शत मेआदी हाल है नामदहल तेवानी गनंथ तेवानी शिवगुलम तेवानी छफडिनो तेवानी अडिअ लवीशेशन तेवानी शंकर तेवानी नामयननतेवानी शालीज तेवानी बाबुनाम तेवानी वेजु तेवानी मानी-क तेवानी मोशमात इशी मला मासुम जवजे शीधानी तेवानी जेफनन तेवानी नववत तेवानी छफडिनो तेवानी शानीशंकर तेवानी	महालहाजा वंदेव-शत मेआदी हाल है वइलतबाकी प्याश नीलाम होगा ६६ ॥ ७८

तोखी नम्बर	नाम महाल और पनगना	सदन जमा	नाम मालिकोंका	कैफियत बाकी
قسم دوم میعادی	८९० युंही प्रः य- डिश।	१५६५)	महानाजकुमान शीघ मोशमातवीज्जानी गोवी दप्रशाद जुगुलकेशवन गोपाललालनामनाराये- न शीघ हज्जानीलाल शीघशनन शारु शुज्ज- गलाल शीघनारायेन शीघ	महाल हाज्जा- वंदे वशत मेज्जादी हाल है वइलतबाकी प्याश नीलाम होगा ३३१८।८) वफाज्जा ३०८८।।०) हाल २३०।।८)
۸۵۴	नतन पुन नामयनपुन यकीज्जाफन इला प्रः यडि शा।	५८३	महादेवपन शाद नामप्र- शाद	महाल हाज्जा वंदे- वशत मेज्जादी हालहै वइलत बाकी प्याश नीलाम होगा ४।।०)
قسم اول دوامی	११८२ मनानी प्रः येनपुन।	१५००)	मोशमात हलीवर्कज्जान	महाल हाज्जा हवाम हं वइलतबाकी प्याश नीलाम होगा ६५८
۸۵۴	हार्ता प्रः येन- पुन।	२२४०।८) ६।।।	उद्दीत शीघ शापेल तफनोफनोल।	महाल हाज्जा हवाम है वइलतबाकी प्याश हीशे शापेल तफनो- फनोलवइलतशनाराये हीशे शापेलान वजैन शापेलान तफनोफ नोल जोशफा जमा अजनुये हफा १० प्रेकह ११ शन १८५४ प्रेकहदे लोफ्जा जाता है हीशे शापेल तफ- नोफनोल वजमा ४३०।८) १ नीलाम होगा ९।।८)
قسم اول دوام	२५१३ शाहेगी प्रः शहशनाम।	६९९।८)	दीवान नामजीज्जावन शीघ बाबु नामकुमान शीघ	महाल हाज्जा हवाम है वइलतबाकी प्याश नीलाम होगा २३०।९
قسم دوم سیوی	३६९४ शनजो प्रः यडिशा।	८५६।०)	मायो नाये इशन नाये जगेशन नाये नघु नंदन नाये नमनदानान नाम- शहाये नाये ज्जनीशी नाये वोहानी नाये नामवनन नाये शिखवनन नाये डमनो नाये शनोफदानान शीफ- मीहशन आने।	महाल हाज्जा वंदेव- शत मेज्जादी हाल है वइलतबाकी प्याश नीलाम होगा १३८९।।०) ४ वफाज्जा १२००) ६ हाल १८९।८) ३ ۱-۲۱   ۹   ۸۷   ۷   ۲

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Purneah will be put up to public and unreserved sale at the Collector's office of that district on Monday, the 28th June 1875, corresponding with 15th Assar 1282 B.S., for arrears of revenue, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 28th March 1875.

*Class I.—Permanently-settled Estates.*

No. 181.—Mehal Gangee, pergunnah Soojapore; recorded proprietors Golam Ashghur, Khajah Trab Ali, Moniruddin Khoran Ali, Salohut Ali, Hamid Ali, Indad Ali, Mussamut Bhutton, Mussamut Bhiku, Bibi Saitan, Mussamut Monjar, Mussamut Shahdman, Toosooduck Hossen, Indad Hossen, Ozeer Ali, Belawat, Hossen, Golam Mohamed, Syud Ennet Hossen, Mahomed Jannah, Amanut Ullah, Aghari Paksh, Reza Ullah, Meazan Meer Meghoo, and Golap Chand Ram; sunder jumma, Rs. 791-3-5.

No. 300.—Mehal Daughton, pergunnah Futtchpore, Singha; recorded proprietors Mossamut Meharjan, Sheikh Fiserut Ali, Shere Mohamed, Sheikh Dest Mohamed, and Mohunt Omrow Bharuthi; sunder jumma, Rs. 825-0-4.

PERNEAH COLLECTORATE, the 22nd April 1875.

W. KEMBLE, *Collector of Purneah.*

اشتراک نامہ واسطی فروخت بمعدایہ

سنہ ۱۸۵۹ سال کے قانون ۱۱ دفعہ ۶ کے مضمون مطابق دیکھ اس کے سب لوگوں کو وقف کیا جاتا ہے کہ صلح دینیہ کے ساتھ معاملات صدارتہ ذیل صلح مذکور کے صاحب کلکتور کے آفس میں باقی مالگذاری اور جو سب دعویٰ سنہ ۱۸۷۵ ع ۲۴ مارچ تاریخ میں دیں ہونے سے باقی مالگذاری کے بطور مجبہ آئین کے مطابق اور ہونے کا ضابطہ ہی اس کے اندر کے واسطی روز سوموار سنہ ۱۸۷۵ ع ۲۸ جون مطابق سنہ ۱۲۸۲ ہجری ۱۵ حیوئے تاریخ میں ملے۔ نام کے خبر پکار میں فروخت ہوگا سنہ ۱۸۷۵ ع ۱۱ مارچ ۹ بریل

تفصیل

نمبر ذرائع	نام محال	نام مالک سابق	جمع عدد
۱۸۱	موضع گانگی برکتہ سوچاپور	علامہ صغر و خراجہ ذیل علی و منیر الدین و حوہ علی و سعادت علی و حامد علی و احمد علی و مصطفیٰ بن محمد ہکی و بی بی مدین و بی بی عود خان و بی بی سہمن و نسدک حسین و احمد حسین و وزیر علی و وایت حسین و ملا محمد و سید غایت حسین و محمد بہمن و نعمت اللہ و انور بی و نسیم صالحہ مہالجان و غیر مذکور و کلاچند رام	۴۹۱-۳-۵
۳۰۰	موضع دہ گون پرتکہ محلوہنگا	سمتہ مہر جان و شیخ نثار و شیخ شیر محمد و شیخ دوست محمد و غلام قرار دینہ و غیر مقلد	۴۹۱-۳-۵

W. KEMBLE, *Collector of Purneah.*

NOTICE is hereby given, under Section 6, Act XI of 1859, and Section 3 of Act VII of 1868 B.C., that the undermentioned estates in the district of Rangpoor will be put up to public and unreserved sale at the Collector's office of that district on Saturday, the 28th June 1875, corresponding with 15th Assar 1282 B.S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 28th March 1875.

*Class I.—PERMANENTLY-SETTLED ESTATES.*

*To be sold for Arrears of Revenue.*

No. 57.—Mouzah Barabari and others, pergunnah Kazerhat; recorded proprietors Janhobi Dasi, mother of Reehi Coomar and Govind Coomar, joint, and Parbatty Dasi, mother of Mooran Mohon and Pooni Mohon, joint, and Poonima Dasi, mother of Her Mohon, joint, and Shama Coomar Dasi; sunder jumma, Rs. 545-11-0.

*To be sold for Arrears of Revenue.*

No. 269.—Mouzah Shekarpore and others, pergunnah Rokumpore; the Sannia share of the recorded proprietors Nasseruddin Mahamood and Joharuddin Mahamood, Abooli Choudhary, and Sabara Behi Choudhary; sunder jumma, Rs. 639-1-0.

E. G. GLAZIER, *Offg. Collector.*

RANGPOOR COLLECTORATE, the 7th May 1875.

NOTICE is hereby given, under Section 6, Act XI of 1859, and Section 5 of Act VII of 1868, that the undermentioned estates in the district of Moorsshedabad will be put up to public and unreserved sale at the Collector's office of that district on the 4th day of June 1875, corresponding with 22nd Joyest 1282 B.S., for arrears of revenue due on the 10th day of April 1875.

Name of Mohal and Pergunnah.		Names of Proprietors	Sudder jumma.	REMARKS	
1st class.	9	Kesant pergunnah Kishoree, pergunnah Kadupore.	Shama Churn Boetta, Chandra Mookhee Dasg, Panna Chunder Roy, Ganesh Lal Ray, Sharan Sander, Dossya Radha Churn Sen, Khetu Nath Bunder, Dey, Natto, Kally, Debnay, and Jangal Berdhabdhal, and proprietors of Satisa Chunder Bunder, and others.	Rs. A. P. 5074 3 0	The share of Ganesh Lal Ray in this mohal, viz. 1 kuma 9 gundas 1 kag and 1 tola, sold for jumma Rs. 2,250-5-1, will be sold.
2	Ditto 258	Tharuf Pergunnah Nawabpore.	Mulraj, Mulraj Mohanoddhar, Shama Dasg, Sati Mohan, Chhaya, Mohan, Sati, and Chhaya, Debnay, and others.	Rs. A. P. 1297 11 0	The signature share of Mulraj Churn Mookhe, and others, viz. 1 kuma 8 gundas 1 kag, 1 tola, and 1 kag, sold for jumma Rs. 844-1-1, will be sold.
3	Ditto 511	Mohal, Agra, and others.	Jangal Berdhabdhal, and others.	Rs. A. P. 8 1 1	The entire mohal will be sold.
4	Ditto 512	Mohal, Agra, and others.	Mohal, Agra, and others.	Rs. A. P. 1700 7 0	The share of Mookhe, and others, viz. 1 kuma 8 gundas 1 kag, 1 tola, and 1 kag, sold for jumma Rs. 844-1-1, will be sold.

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W. WATSON, Collector.

MOORSHEEDABAD COLLECTOR'S OFFICE, the 24th April 1875

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Moorsshedabad will be put up to public and unreserved sale at the Collector's office of that district on the 4th day of June 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 29th day of March 1875.

Number of bighas.	Name of Mohal and Pergunnah.	Sudder jumma.	Arrear revenue due to Government.	Names of defaulters.
		Rs. A. P.	Rs. A. P.	
376	Boat Bazar, pergunnah Boat Bazar.	608 9 11 0	1,175 15 0	Boat Bazar, A. K. Chandra, Nigra Begum, Mulraj, Laxmi, Khatu, Nohat Ali, and others.

N. B.—This is a permanent fixed mohal. The rent-rates of the 51 bighas mohals of the parent estate have been revised under Act II of 1859, Sections 10 and 11, and a sudder jumma of Rs. 5,137-14-0. The remaining portion of the mohal, the sudder jumma of which is Rs. 7,271-13-0, will be put up to sale for arrears of revenue due to Government.

Number of bighas.	Name of Mohal and Pergunnah.	Sudder jumma.	Arrear revenue due to Government.	Names of defaulters.
		A. P.	Rs. A. P.	
	Schawary, pergunnah Schawary.	1,320 0 0	1 8 0	Panna Sing, Khedra Lal, and others.

A. B.—The share of defaulters in the mohal, excepting boat, 6 gds, 7½ tola, which has been separated from the roll on a sudder jumma of Rs. 583-10-0, will be put up to sale on account of arrear revenue due to Government. The sudder jumma of the defaulters' share is Rs. 536-13-0.

MOORSHEEDABAD, the 1st May 1875.

E. LOCKWOOD, Offg. Collector.





محال هذا بند  
دائمی

تعداد باقی

نام

ممبر  
توزیع  
بست هزاره  
پرگنه بست  
هزاره  
جمع

حسین و شیخ عطا محمد و مسماة  
قنولا سوکنوری و داسوکنوری و بوات  
علی خان و سیانت گر و ریگ لعل  
سنگه و جیت سنگه و مسماة نولکھو  
کنوری و سنکوکنوری و مسماة فخر  
النسا بیگم و مسماة ظهورالنسا بیگم  
و شیخ ولایت حسین و مسماة وحید  
النسا و مالک علی بخش و چمن سائده  
و داسوکنوری و صکمر کنوری و کنکر  
کنوری و دھرمو کنوری و معروف  
کنوری و اجناسو کنوری و تند کنوری  
و اودھو کنوری و اندیسی کنوری و  
نوک دھاری سنگه چنودھاری سنگه  
و مسماة گل بیگم و گوهر داس لعل  
و صاحب رام دھبی سائده و سوهای  
سنگه و کموناتیه پریشان سنگه و سوکو  
کنوری و شیخ بید بخش و مسماة  
بیرو و مسماة د. النسا و مالک دعام  
النسا و مہاراج کنویر پریشان نواس  
سنگه و کنویر اشرفی پریشان نواسی سنگه  
و مسماة شریوکنوری و شیخ محمد  
خلیل عرف خان و رای سنگه و سید  
محمد بدین النسا و محمد ولی النسا و  
خواجہ محمد گوهر علی خان و عمل  
النسا بدر و رای خواجہ محمد یوسف  
علی خان عرف مہدی نواب و خواجہ  
محمد رحمت النسا خان عرف ولی  
نواب و خواجہ محمد اقبال علی خان  
علی نواب پسران و مسماة عصمت  
النسا بیگم عرف بہار بیگم و مسماة  
نظم النسا بیگم عرف اعموی بیگم  
بختر خان و النسا خان و مسماة حفیظ و  
فیض النسا خان و محمد نظم خان  
و شیخ سید علی و شیخ و انت حسین  
و شیخ نعم بخش و شیخ سرد بخش  
و شیخ احیم بخش و شیخ عبدالوہاب  
و شیخ مہدی حسین و شیخ عبدالرحیم  
و مسماة بی بی نورو خواجہ محمد  
علی مردان خان و نوزی لعل عرف  
سایوب سہای و جبری لعل و دبو لعل  
و دیگم پریشان و مسماة جان بیگم و  
کرن سنگه و ناسی سنگه و نام سنگه  
و مسماة نواز دھری و مسماة دھرمو  
دھری و جیو سنی سنگه و جیو نام سنگه عرف  
سام لعل سنگه و کدیش سنگه و اندو سنگه  
و ناون سنگه و بیلی سنگه و لیچندنامہ  
سنگه کوادر سنگه و نواب سنگه و  
جنواک سنگه جوئل سنگه و

قسط سند انگریزی اصلی  
ناسفندہ سواری  
۳ آٹھ ۶ گادہ ۵۶  
نوزی حصہ اگلوسنگه

۸۱۵ سید نواز نواز ۷ ۱۱۲۰ پرنام سنگه و کاندن لعل و رات لعل  
۸ ۱۱۲۰ شہری پریشان و دھول دت و سہادی لعل  
و نالی پریشان و کچاد پریشان و دیگم  
سنگه و مورل سنگه و کدیش دت سنگه

نمبر توزیع	نام پرگنه و موضع	جمع صدر	نام	بعدادن ناقي	مجال هذا وند دائمی
			دیوی لعل عرف نواب سنگه دیو پرشاد سنگه و جودیا پرشاد و مسماة گوری عرف لاکو و اگلو سنگه و پیالو سنگه و نول بھاری سنگه بوجھائے سنگه و پرشاد و سوگن سنگه و جواي سنگه جولیا سنگه و گردھاري سنگه نواہو سنگه و برجھا سنگه و مدگل سنگه و اشري پرشاد عم و والي ہر پرشاد نابالغ و بھاري سنگه و صورت سنگه و سمرن سنگه و سون سنگه دیوت سنگه و جبرو سنگه ونراد سنگه مدگل سنگه پیدمون سنگه وگ گردھاري سنگه خود اصل بدفسہ برادر والي لکني سنگه نابالغ و ہمیش سنگه و تیلک دھاري سنگه و دوکھہ سنگه و جیکدی سنگه و کاشي سنگه		و پیالو سنگه و نول بھاري سنگه و غیرہ و حصہ خیرو سنگه و مراد سنگه و پرچل سنگه و نیمو سنگه حصہ کالي پرشاد و بکھاري لعل جو سجمع ۱۰ ۵۸۳ سہ قلم حسب منشائے دفعہ ۱۰ ایکٹ ۱۱ سہ ۱۸۵۹ ع تقریبی لاٹ هي اور مجال اجمالي سجمع ۵۳۶.۱۳ حصہ پریم سنگه و کھدن لعل و اگری پرشاد و غیرہ کا نیالم ہوگا

E. Lockwood, *Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Burdwan will be put up to public and unreserved sale at the Collector's office of that district, on the 23rd day of June 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th day of March 1875.

No. in the rent roll.	Class.	Names of mohals and pergunnahs.	Proprietors.	Government revenue.	REMARKS.
				Rs. A. P.	
39	1st class per- manently settled.	1 annas share of Bhadra, pergun- nah Menohia shah and Ranihat- tee	Hira Lall Bahoo, Khudiza Bibee, herself and as guar- dian of minor Abdul Adool, Shamoyahar Bandopadhyay, Kedar Nath Mookerjee, Brojo Mohan Ghose.	2,676 0 6	The following shares, in respect of which separate accounts have been opened under the provisions of Section 10 of Act XI of 1859, will be excluded from the sale, viz:— Rs. A. P. Brojo Mohan Ghose, 17 gundas share .. 143 9 1 Kedar Nath Moo- kerjee, 2 annas share .. 367 0 11 Khudiza Bibee, her- self and guardian of Abdul Adool, minor, 5 annas 10 gundas .. 920 0 4 Only the share of Hira Lall Bahoo and Shamoyahar Ban- dopadhyay, bearing a sudder pennah of Rs. 1,300-6-1, will be sold. The estate to be sold for arrears of Government revenue only.
124	1st class	Chottipurnabagwan, pergunnah Chot- tipurn.	Gourao Prasad Mookhopadhyay, Sour Bahoo Dassi, Sutta Bully Dassi, mother and guardian of minor Bissambher Bissone, Bannu Das Mookhopadhyay, Kasi Gaty, Ratana Gaty, Radhachand .. Moostafee, Nobokist Boga, Lakhay Dassi Moostafee, Lakhymony Dassi, Suroodraman .. Moostafee, Brajokresser Mitter, Moosom- der, Pakhal Das Mitter Moosomder, Bama Sundry Dassi, mother and guardian of minor Tota Gaty Dassi, Gara Sundry Dassi, Kamara Dassi, Mohendra Gatte Moostafee, Madhubraty Moostafee, Binola Dassi mother and guardian of minors Bhogabraty Gaty Moostafee, Darikagaty Moos- tafee, and guardian and grand- mother of Dharanadas Gatt Moostafee.	2,044 5 6	The estate to be sold for arrears of Government revenue only.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Gya will be put up to public and unreserved sale at the Collector's office of that district on the 3rd day of June 1875, or 14th day of Jeth 1282 F. S., for arrears of revenue due on 29th March 1875.

Twelve No.	Name of mahal and pergunnah.	Sudder jumma.	Arrears.	Name of the proprietor.	REMARKS
		Rs. A. P.	Rs. A. P.		
2257	Puthra, pergunnah Puchrookhee.	5:0 12 0	214 1 0	Sheik Fazal Imam, Sheikh Reusat Hossain.	The mahal is a permanently settled one.
			on account of revenue. Rs. 12-12-0		
			on account of road cess.)		
4081	Hathuara, pergunnah Kural.	900 0 0	18 12 0	Takoor Pershad	In this estate the accounts of revenue of a share of Rs. 900 is final, and the revenue has been paid up. Of the share of Rs. 60, of Thakoor Pershad, which has been separated under Section 33 of Act XIX of 1814, Rs. 18-12-0 is due, and this share will therefore be put up to sale.

GYA COLLECTORATE, the 5th May 1875.

P. M. HALLIDAY, Collector.

### نچہری ملکٹری ضلع کیا

شہنار نامہ بیلان مطابق دفعہ ۶ ایکٹ ۱۱ سنہ ۱۸۵۹ ع

وضوح ہو کہ محال مندرجہ ذیل بابت باقی مالگاری سرکار دوسرا دعویٰ جو مطابق آئین و قانون مجاریہ کے باقی مالگاری سرکار کے طوع و موول ہونا چاہئے اور جو تاریخ ۲۹ مارچ سنہ ۱۸۷۵ ع نوٹانہا تاریخ ۳ مارچ سنہ ۱۸۷۵ ع مطابق ۱۴ مارچ جیلٹھ سنہ ۱۲۸۲ فضلی روز پنجشنبہ کو اس ضلع کے صاحب ملکٹو کے کچہری میں بالا صدر سب کے سامنے بیلان ہوگا

قسم محال	نمبر توزیع	نام محال و پرگنہ	جمع صدر	نام مالکان باقیدار	کیفیت
دائمی	۲۲۵۷	بہرا پرگنہ	۵۸۰ ۱۲	شیخ فضل امام و	محال ہذا میں عاید حصہ دیگر مالکان اربعہ
		بجروٹھی	۵۷۵	شیخ ریاست	احمال ہی وہ بیداق ہی اور حصہ ٹھانر
		سڑک ۱۲	۵	حسین قاسمان	برشاد تہ جسکا جمع صدر ۶۰ ہی اور وہ
دائمی	۴۰۸۱	منہیا را پرگنہ	۹۶۰	نماکر برشاد	از روئے دفعہ ۳۳ قانون ۱۹ سنہ ۱۸۱۴ ع
		ارول			علیحدہ تحصیل ہونا ہی اُس میں ۱۸ ۱۲
					باقی چاہئے یہ حصہ بیلان ہوگا

تحریر تاریخ ۲۸ اپریل ۱۸۷۵ ع

DONESH CHUNDER ROY, Dy. Collector.

NOTICE is hereby given, under Section 6 of Act XI of 1859, that the undermentioned estates in the district of Rajshahye will be put up to public and an unreserved sale at the Collector's office of that district on the 31st day of May 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 29th day of March 1875.

Number on the tawjee.	Name of estate and pergunnah.	Names of proprietors.	Sudder jumma.	Amount of arriens.	REMARKS
				Rs. A. P.	
	st class perma- nently settled estate Duli Safra, pergun- nah Govind-	Ganan Khatun, mother of Sanjivodhan and Karimben Chowdhury, Salom Khatun Chowdharani, Jahan Nath Samama Ladhuri, Bahum Moyi Debi, Shahayet of Mu- dur Mohan Bhaskar, Mo kta Keshi Deby, Gooraprasad Smith, Bakia Sundhy Deber Knouder Oor oobden, Sha- roba Prasad Shukul, Mohen- ram Shineswary Deby, Loop Bales, <i>alias</i> Bales, <i>alias</i> Chowdhram, Sadon Kasten Chowdhrama, Dakkhina Ku- mary Das, Shynya Choran Shukler, minor, Behinam Chowdhram, Govindprasad, <i>alias</i> Gya Prasad, <i>alias</i> Gu- manam,	Sudder jumma of the entire estate, including police cess, Rs. 5,886-10-0; of which separate arc-and's have been opened (1) for Rs. 745-11-0, including police, on account of the arrears of vakom 13 annas, considered as the whole 10 annas belonging to Abdharan Shibabany Deber, under Section 10 of Act XI of 1862; (2) for Rs. 656-3-0, including police, on arc-and shares of Ho pi Byer, <i>alias</i> Hoqumena Chowdhram, Somon Kist on Chowdhram, Dakkhina Kumary Das, Shynya Choran Shukler, minor, and Kashimam Chou- dhram, under Section 11 of the Act; and (3) for Rs. 4,684-10-0 including police, on	Revenue ... 2 8 0 Police ... 2 7 0 Total ... 4 15 0	The estate, ever bel- onging to the share- for which sepa- rate arc-and's have been opened to be put up to sale
			minor Arrears Landed <i>alias</i> <i>alias</i> opened for Rs. 2011-5-0 made, which being deducted, the sudder jumma of the p. Gu- manam is Rs. 2,794-11-0, in- cluding police, Rs. 21-5-0.		
257	p. mainly set- tled estate known as gumrah Hoag, taluk	Chand... Shahayet at Raha, Govind Thakur,	Under Rs. 1,626-13-0	Rs. 7 0 0	The
				Rs. A. P.	
	mainly set- tled estate known as gumrah Hoag, taluk	Chand Somachary Bala, wife of Gangabage, of Chandabage, Jahan Nath Bage, minor and Chandabage of Chandabage	Revenue ... 8 1 7 0 Police ... 8 1 6 0 Total ... 16 3 0	Revenue ... 6 1 0 0 Police ... 6 1 0 0 Total ... 12 2 0 0	The

W. H. D'Angelo, *Editor*

NOTE E is hereby given, Section 6, Act No. 1899, that the undersigned, in the district of Palam, will be put up to public auction and unsold, in Collector's office of that district on Friday, the 28th May 1876, corresponding with date 12<sup>th</sup> B.S., for arrears of revenue, Rs. 520-11-10, and other demands, who Regulations and Acts in force, as directed, were realized in the assessment of revenue due on the 29th March.

[illegible]

FROM COLLEGE, the 17th April 1870.

P. R. R. S. Copy, Director.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Nuddea will be put up to public and unreserved sale at the Collector's office of that district, on the 17th day of June 1875, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 29th day of March 1875.

*Class I.—Permanently-settled Estates.*

No. 17.—Dehi Alpha, pergunnah Bagwan; recorded proprietors Shantiram Rai and others; sudder jumma of the entire estate, Rs. 8,670-5-3, and police, Rs. 96-3-7. The share of Shantiram Rai and others in the estate, bearing sudder jumma Rs. 4,046-2-2½, and police, Rs. 44-14-8, will be sold for recovery of Rs. 237-15-11, on account of arrears of Government revenue. The shares of Rama Soondery Bugmania and others, the total sudder jumma of which is Rs. 4,624-3-0½, and police, Rs. 51-4-11, will be exempted from sale, as separate accounts have been opened, and a portion of the Government revenue due from them has been paid.

No. 117.—Dehi Chandi, pergunnah Pajnaour; recorded proprietors Mr. John Cockrane, Official Assignee, and others; sudder jumma of the entire estate, Rs. 10,246-2-8, and police, Rs. 129-2-4. The share of Mr. John Cockrane and others in the estate, bearing a sudder jumma of Rs. 4,422-6-10, and police, Rs. 55-12-2, will be sold for recovery of arrears, Rs. 239-15-10, on account of Government revenue. The share of the other proprietors, Soorendronath Paul Chowdhuri and others, the total sudder jumma of which is Rs. 5,823-11-10, and police, Rs. 73-6-2, will be exempted from sale, as they have opened a separate account, and the Government revenue due from them has been paid.

No. 399.—Pergunnah Ukra, pergunnah Ukra; recorded proprietors Brindabun Chandra Sirkar Chowdhuri and others; sudder jumma of the entire estate, Rs. 61,546-4-2, and police, Rs. 326-4-8. The share of Brindabun Chandra and Seish Chandra Sirkar Chowdhuri in the estate, bearing sudder jumma Rs. 7,697-10-4, and police, Rs. 40-12-7, on account of which separate account has been opened in No. 399-3, will be sold for recovery of Rs. 1,016-5-3, on account of arrears of Government revenue.

No. 423.—Dehi Peerpore, pergunnah Moonsibpore; recorded proprietors Moonshi Fuzzulali Korim and others; sudder jumma of the entire estate, Rs. 4,463-9-5, and police, Rs. 48-13-1. The share of Moonshi Fuzzulali Korim and others, bearing sudder jumma Rs. 3,032-9-5½, and police, Rs. 33-1-11½, will be sold for recovery of Rs. 128-4-3, due on account of Government revenue. The share of other proprietors, Doya Mohi Debia and others, sudder jumma Rs. 1,430-15-11½, and police, Rs. 15-11-1½, will be exempted from sale, as they have separate accounts, and have paid the Government revenue due.

No. 438.—Kismut Rai Balli, pergunnah Bagwan; recorded proprietors Khudiram Rai and others; sudder jumma, Rs. 747-11-9, and police, Rs. 17-1-1. The share of Khudiram Rai and others, bearing sudder jumma Rs. 75-10-7½, and police, annas 15-5½, will be sold for recovery of Rs. 14-11-3½, on account of Government revenue. The share of other proprietors, Dwarkanath Biswas and others, bearing sudder jumma Rs. 672-1-1½, and police, Rs. 16-1-7½, will be exempted from sale, as they have separate accounts, and have paid the Government revenue.

No. 438.—Taraf Ranaghat, taraf Ranaghat; recorded proprietors Issur Chandra Pal Chowdhuri and others; sudder jumma of the entire estate Rs. 1,359-14-3, and police, Rs. 15-10-5. The share of Issur Chandra Pal Chowdhuri and others in the estate, bearing a sudder jumma of Rs. 364-14-10, and police, Rs. 3-15-1, will be sold for recovery of Rs. 43-2-10, on account of arrears of Government revenue. The share of the other proprietors, Radoamoya Dey Chowdhuri and others, the sudder jumma of which is Rs. 994-15-5, and police, Rs. 11-11-2, will be exempted from sale, as they have opened separate accounts, and have paid the Government revenue.

No. 491.—Dehi Shadipore, pergunnah Rajpore; recorded proprietors Madhub Gati Mitra Moostafi and others; sudder jumma of the entire estate, Rs. 18,263-14-9. The share belonging to Shibnarain Chetlangee (sole purchaser), bearing sudder jumma Rs. 968-2-0½, will be sold for recovery of arrears, Rs. 89, on account of Government revenue. The share of other proprietors, Bhubanjaya Acharji and others, the total sudder jumma of which is Rs. 18,095-12-8½, will be exempted from sale, as they have opened a separate account.

C. C. STEVENS, *Collector*.

NUDDEA COLLECTOR'S OFFICE, the 12th May 1875.



মিলিমের ইন্ডিয়ার।

জিলা ফরিদপুর।

ইন্ডিয়ারমামা কাছারি কালেক্টরি জেলা ফরিদপুর।

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১। বিক্রয়ের নিম্নলিখিত নিয়ম খরিদারের মানিতে হইবেক।

৩। এই মহালের খরিদার মহালের ভূমিধিকারী বলিয়া জ্ঞান হইবেক। আর বর্তমান বন্দোবস্তের মাদ ফরাইলে ও ইহার পর অন্য যে বন্দোবস্ত করা যায় তাহার মাদ ফরাইলে গবর্ণমেন্টের জমা বাড়াইয়া দিবার এক অধিকার রাখিয়া ঐ মহালে গবর্ণমেন্টের যে অধিকারিত্ব আবু থাকে তাহা সম্পূর্ণরূপে খরিদারকে হস্তান্তর করিয়া দেওয়া যাইবে নূতন বন্দোবস্ত হইবার সময় তিনি করারনামা দিতে সম্মত না হইলে তাহার মালিকানা পাইবার অধিকার থাকিবে। প্রথমত গত টাকা ডাক হয় তাহার উপর যে দাক্তি অধিক ডাক, ঐ মহালের উপর গবর্ণমেন্টের যে জমা পার্শ্ব হইল সেই জমা দিবার নিয়মে বর্তমান বন্দোবস্তের মাদ শেষ অর্থাৎ ইঃ ১৯৭৭ পর্যন্ত সেই দাক্তিকে মহাল বিক্রয় করা যাইবে।

৪। বর্তমান পাট্টা এবং বন্দোবস্তের কার্য কি প্রবল আইন হইতে উৎপন্ন হইত সকল বিক্রয়ের পরেও বহল থাকিবে রাজস্বের বাধ্যকারকদিগের কৃত জমাবন্দিতে সেই খোদবস্তা হইয়াই থাকিবে করিয়াছে ক্রেতার তাহারদিগের আবু মানিতে বাধ্য হইবেক।

৫। একশত টাকার অনধিক পণ্য হইলে সেই সমুদয় টাকা তৎক্ষণাৎ দিতে হইবেক।

৬। একশত টাকার অধিক হইলে ডাকপণের চারি অংশের একাংশ তৎক্ষণাৎ দাখিল করিতে হইবে। বিক্রয়ের দিবস এক দিন পরিয়া গণনা করিলে বিক্রয়ান্তর পঞ্চদশ দিনের মধ্যেই দাখিল কিম্বা সেই দিবস বন্ধের দিন হইলে তৎপরে প্রথম যে দিন কাছারী খোলা যায় সেই দিনের মধ্যেই দাখিল যদি অদাখিল টাকা দাখিল না হয় তবে বিক্রয় বাতিল ও গচ্ছিত টাকা গবর্ণমেন্টে জব্দ হইবে ও প্রথম স্থলীয় বিক্রয়ের ন্যায় পুনরবার বিক্রয় প্রকাশ করণ পূর্বক ঐ ঐকীক রী ক্রেতার ঙ্কিতে সেই মহাল পুনরবার বিক্রয় হইবে।

নং ১৮৭১-৭২ ১৮৮০-৮১	নং ১৮৭১-৭২ ১৮৮০-৮১	লাগান ও বন্দোবস্ত	এবং কর পরিমাণ পূন্যধিক	দাম চুক্তি পূন্যধিক	নং ১৮৭১-৭২ ১৮৮০-৮১	মন্তব্য
১৩৭ নং	১৮৭১ নং	প. কালিকণ্ডা কৃষ্ণদেব উৎ বন্দোবস্ত মোঃ	১০ একর	১০০	১৪০	ইঃ ১৮৭০ মাসে ১ অপ্রিল হইতে এই নৈমামের কাল গণা হইবে অর্থাৎ জরি হইবে।
১৩৮ নং	১৮৭২ নং	উৎ বন্দোবস্ত মোঃ	১০ একর	১০০	১৪০	

F. WYER, *Cyfr. Collector.*

### Notice.

THE quit-rent of the undermentioned leases in the district of Darjeeling being in arrears, notice is hereby given that if the amount due from the location be not paid within two months from this date, the leases remaining unpaid will be resumed by Government under Supplementary Rule No. 1, for grant of locations at Darjeeling.

No. of lease	Name of lessee	Amount.
		Rs. A. P.
172	Colonel G. B. Macnaghten	50 0 0
24	Ditto	50 0 0
104	Ditto	50 0 0

A. W. PAUL, *Asst. Commr., in charge*

DEPT. COMM'R'S OFFICE, DARJEELING, 13th May 1875.

NOTICE is hereby given that leases of the undermentioned lime-quarries, situate in the Khasi and Jynteah Hills, will be put up to auction on 1st October 1875, at the upset price mentioned opposite the mehals, for a period of two and a half years.

The rent payable half-yearly in advance.

No.	Names of Quarries.	Where situate.	Upset price per annum.
<i>In Jaintia Hills.</i>			Rs. A. I
1	Choon Cherra, Letting Cherra.	North—By high hills ... South—By northern boundary of Sylhet district ... East—By Teohang and Borgong rivers ... West—By Ooloo Cherra, <i>alias</i> Nowgong stream ...	14,510 0
	Rowai Cherra	North—By high hills of Lakadong, or the south boundary of Lamaposhie lime-quarry ... South—By northern boundary of Sylhet district ... East—By Looba or Looka river ... West—By Teohang and Borgong streams ...	
2	Uthma Cherra	North—By as far as limestone beds extend within the boundary of Uthma Poonjee ... South—By southern bank of the Pakhee Cherra stream ... East—By Pocha Cherra stream ... West—By Bhoochan Cherra stream ...	6,975 0 0
3	Roop Nath	North—By as far as limestone exists in this direction in lands pertaining to the village ... South—By boundary of Sylhet district ... East—By Oolocherra river ... West—By old road leading to Amwie Poonjee from the plains ...	1,516 0 0
4	Nongtholong Poonjee.	North—By Padoo and Pamladang Poonjee ... South—By boundary of Sylhet district ... East—By old road leading from the plains to Amwie Poonjee ... West—By Mungat river and Borseel ...	1,916 0 0
5	Lama Pooshee	North—By Lakadong ... South—By boundary of Rowai lime-stone quarry ... East—By western boundary of the lands appertaining to Mooralee Poonjee ... West—By Mungat river and Borseel ...	815 0 0
6	Mooralee Cherra	North—By Sootang Poonjee ... South—By northern boundary of Rowai lime-quarry ... East—By Looba or Looka river ... West—By western limit of lands appertaining to Mooralee Poonjee ...	206 0 0
<i>In Bhowal State, Khasi Hills.</i>			
7	Patharia Cherra	North—By Ichadora ... South—By right bank of Patharia Cherra from Ichadora ... East—By Nowgong ... West—By Joyram Jhoora ...	6,025 0 0
<i>In Maharam State, Khasi Hills.</i>			
8	Ram Serndem Raske...	North—By Chapagar ... South—By Pock Cherra ... East—By Kalaram Rai Cherra ... West—By Hurria Tilla Ichul ...	2,610 0 0
<i>In Malai Chimat State, Khasi Hills.</i>			
9	Nokria Cherra	North—By south bank of Majdoora ... South—By Pandendish jungle ... East—By Mashim Khason's garden ... West—By Shu Sing Khason's garden ...	500 0 0
<i>In Khasi Hills.</i>			
	Bor Poonjee	North—By lands pertaining to Cherra State ... South—By lands of mouzah Kalairag and of mouzah Bejoy Panduah in Sylhet ... East—By the west bank of Bhoochan Cherra ... West—By Doorga Seel ...	420 0 0

H. S. BIVAR, Deputy Commissioner, Khasi and Jynteah Hills.

SUBLEUNG DEPUTY COMM'R.'S OFFICE, the 20th April 1875.



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Selections from the Supplement to the <i>Calcutta Gazette</i> , 1871 to 1874.	Price	...	Rs.	2	8	0
Report on the Effects of Artificial Respiration, Intravenous Injection of Ammonia, and Administration of various Drugs, &c., in Indian and Australian Snake-poisoning; and the Physiological, Chemical, and Microscopical Nature of Snake-Poisons. By the Commission appointed to investigate the subject.	Price	...	Rs.	3	0	0
A Manual of Family Medicine for India. By W. J. Moore, Licentiate of the Royal College of Physicians of Edinburgh; Member of the Royal College of Surgeons of England; Fellow of the University of Bombay; Surgeon-Major H. M. Indian Medical Service, Bombay Establishment; Surgeon to the Rajpootana Political Agency; and Superintendent-General of Dispensaries and Vaccination for Rajpootana.	Price:					
To Government Officers (except those mentioned below) and to the Public at large.	...	...	Rs.	1	0	0
To all officers employed in the Forest, Customs, Opium, Surveys, Public Works, and other Government Departments, who are in receipt of salaries under Rs. 500 per mensem; but in such cases a certificate to be furnished declaring that the book is required only for the personal use of the Officer.	...	...	Rs.	5	0	0
Rules for the Guidance of Officers in the Opium Department. Published by authority of the Board of Revenue, Lower Provinces.	Price	...	Rs.	3	0	0
The Quarterly Civil List for Bengal, corrected up to the 1st of April 1875.	Price Rs. 3, postage 8 annas.					

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## Commissioners for making Improvements in the Port of Calcutta.

## NOTICE.

UNDER SECTION 69 OF ACT V (B.C.) OF 1870.

THE following Packages, landed at the Jetties from the undermentioned ships, have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the owners. If not cleared within two months from the date stated against each item, they will be sold under Section 72 of the said Act:—

Date of removal to Import Warehouse.	No., Mark, and Description.	Consignees.	Ships
1875.			
May 19th ...	2 <sup>1</sup> Pieces Pig Iron, no mark ...	Nicol Fleming & Co.	S. S. City of Mecca.
" 21st ...	8 Cases, C C & H ...	Order	S. S. John Tennant.
" 21st ...	1 Case, C N ...	"	Ditto.
" 21st ...	1 Keg Red Lead, F. H. & Co. ...	F. Harley & Co.	Ditto.
" 21st ...	1 Column, H C ...	E. & Oesterley & Co.	Ditto.
" 21st ...	46 Loose Sheets, no mark or D N ...	Stewart, Mackenzie & Co.	Ditto.
" 21st ...	1 Bundle Sheet Iron, no mark or D N ...		
" 21st ...	12 Bundles Sheet Iron, D D W ...	Order	Ditto.
" 21st ...	17 Bundles Round and Square Iron, no mark ...		
21st ...	A quantity of loose square and round Nail Iron, no mark ...	"	Ditto.
21st ...	2 Bars Square, no mark ...	"	Ditto.
21st ...	8 Pieces Square Bars, no mark ...	"	Ditto.
21st ...	50 Half Round Bars, no mark ...	"	Ditto.
21st ...	1 Round Rod, no mark ...	"	Ditto.
21st ...	8 Bbles. Round Iron, no mark ...	"	Ditto.
21st ...	40 Bbles. Hoop Iron, no mark ...	"	Ditto.
21st ...	2 Flat Bars, no mark ...	"	Ditto.
21st ...	5 Cases, [J P G] G & Co. ...	"	Ditto.
21st ...	10 Cases, [K & T & Co.] ...	"	Ditto.
21st ...	10 Kegs Sulphate of Copper, K. T. & Co. or no mark ...	Kerr, Tarruck & Co.	Ditto.
21st ...	1 Keg White Lead, K. T. & Co., or no mark ...	"	Ditto.
21st ...	2 Cases, J. Kennedy ...	Addressed	Ditto.
21st ...	2 Cases, [M T C] ...	Order	Ditto.
21st ...	3 Casks, [M H & Co.] ...	"	Ditto.
21st ...	1 Shovel, no mark or J. C. G. ...	"	Ditto.
21st ...	2 Kegs White Paint, no mark ...	"	Ditto.
21st ...	A quantity of galvanized Sheets, no mark ...	"	Ditto.
21st ...	1 Basket Rivets, no mark ...	"	Ditto.
21st ...	1 Basket Copper Nails, no mark ...	"	Ditto.
21st ...	2 Cogwheels, no mark ...	"	Ditto.
21st ...	1 Keg red Lead, no mark ...	"	Ditto.
21st ...	5 Kegs Sulphate of Copper, no mark ...	Kerr, Tarruck & Co.	Ditto.
21st ...	2 Kegs White Paint, no mark ...	Order	Ditto.
21st ...	4 Iron Tubes, on mark or M. B. & Co.	McIntosh, Burn & Co.	Ditto.
21st ...	2 Cases, R. S. Staunton ...	Addressed	Ditto.
21st ...	2 Casks, [533] S M S T ...	S. Kilburn & Co.	Ditto.
21st ...	2 Cases, [V S & Co.] L B C ...	Order	Ditto.
21st ...	2 Cases, [W C M] ...	"	Ditto.
21st ...	1 Sample Parcel, W. Bros & Co.	Addressed	Ditto.
20th ...	10 Flat Bars, X 1 in white or yellow ...	Choonee Lall Coondoe & Co.	St. Marnock.
20th ...	7 Broken Pieces X 1 in white or yellow ...	Order	Ditto.
20th ...	1 Case, B B C ...	"	S. S. City of Baltimore.
20th ...	1 Bale, [B I S N C] R R W ...	"	Ditto.
20th ...	1 Case, A. D. Braudis ...	Addressed	Ditto.
20th ...	1 Case, E & O ...	E. & Oesterley & Co.	Ditto.
20th ...	220 Sheets Iron, B D B ...	Petumber Pyne & Co.	Ditto.
20th ...	1 Case, Peel Jacob & Co. ...	Addressed	Ditto.

Date of removal to Import Warehouse.	No., Mark, and Description.	Consignees.	Ships.
1875.			
May 20th ...	6 Bales, [K. T. C. & Co.] ...	Kerr, Tarruck & Co.	S. S. City of Baltimore.
" 20th ...	1 Bale, [N N F] ...	Nicol, Fleming & Co.	Ditto.
" 20th ...	5 Cases, [S K C] ...	Order	Ditto.
" 20th ...	4 Cases, [V. S. & Co.] L R C ...	"	Ditto.
" 20th ...	1 Truss, Horren Schröder Smidt & Co. ...	Addressed	Ditto.
20th ...	1 Parcel, H B, F. W. Heilgers & Co. ...	"	Ditto.
20th ...	1 Truss, [H] P J ...	Order	Ditto.
14th ...	1 Case, G. Arbutnot & Co. ...	Addressed	Ditto.
15th ...	1 Case, Agri-Horticultural Society, Lucknow ...	M. Lyell & Co.	Ditto.
15th ...	49 Packages, [B I S N C] ...	M. Mackenzie & Co.	Ditto.
5th ...	2 Cases, [B & R D] W C S R ...	Order	Ditto.
5th ...	1 Case, [D] G S ...	"	Ditto.
5th ...	1 Case, [D] [N] E. M. & Co., C F. Muir & Co. ...	"	Ditto.
5th ...	3 Cases, [B N] N F S M P W C ...	Order	Ditto.
5th ...	1 Case, M. Fox, Esq., E. I. Railway, Smahabad ...	Addressed	Ditto.
15th ...	2 Cases, H M & S ...	Order	Ditto.
15th ...	21 Kegs, K & L ...	"	Ditto.
15th ...	1 Case, [K N C] ...	"	Ditto.
15th ...	4 Cases, [M P W, K. A. & Co.] S C ...	"	Ditto.
15th ...	10 Cases, [L M S L] W C S K ...	"	Ditto.
15th ...	2 Cases, [L N R D] W C S K ...	"	Ditto.
15th ...	1 Case, [M K R] N E, Agra ...	"	Ditto.
15th ...	18 Kegs, no mark ...	"	Ditto.
15th ...	4 Packages, [B & Co.] S C M P W ...	"	Ditto.
15th ...	20 Cases, [R D] & Co. ...	"	Ditto.
15th ...	8 Cases, [S B & S] N E, Agra ...	"	Ditto.
15th ...	1 Case, [W L] ...	"	Ditto.
15th ...	27 Cases, Spelter, [ ] ...	"	Ditto.
15th ...	21 Cases, Spelter, [ ] ...	"	Ditto.
15th ...	2 Broken Pieces Spelter, [ ] ...	"	Ditto.
15th ...	6 Cases, [S K C] ...	"	Ditto.
15th ...	1 Case, [C Sate] ...	F. Muir & Co.	Ditto.
15th ...	4 Cases, [V S & Co.] L R C ...	Order	Ditto.
15th ...	1 Sample Case, A S or G. Arbutnot & Co. ...	Addressed	Ditto.
15th ...	1 Sample Parcel, M C or ...	M. Mackenzie & Co.	Ditto.
15th ...	1 Sample Parcel ...	Kerr, Tarruck & Co.	Ditto.
15th ...	1 Case, [P. B. B. L. & Co.] ...	Order	Ditto.
15th ...	5 Broken Pieces of Pipes [C] or no mark ...	T. E. Thomson & Co.	Ditto.
15th ...	1 Case, M. Fox ...	Addressed	Ditto.
15th ...	361 Bundle, Rod Iron, X m r d ...	Order	Ditto.
15th ...	1 Pipe, R M A ...	"	Ditto.
15th ...	1 Piece, F L ...	"	Ditto.
21st ...	1 Gas Tap, A K L or no mark ...	King and Lockhart	Ditto.
21st ...	110 Bars, H A H A or H A M A ...	Order	S. S. Sea
19th ...	8 Cases, R. R. & Co. ...	B. de N. Rockart	Ever Smart
19th ...	11 Pieces, G B R ...	Order	Ditto.
19th ...	4 Bales, Sheet Iron, P P or no mark ...	"	Ditto.
19th ...	2 Loose Sheets, P. P. or no mark ...	"	Ditto.
19th ...	57 Square Bars, no mark or K L D ...	"	Ditto.
19th ...	52 Flat Bars, no mark or K L D ...	"	Ditto.
19th ...	5 Bales, Square Iron, no mark ...	"	Ditto.
19th ...	9 Half-round Bars, no mark or B M ...	"	Ditto.
19th ...	50 Flat Bars, no mark or P C G ...	"	Ditto.
19th ...	152 Round Bolts, no mark or K L D ...	"	Ditto.
19th ...	1 Flat Bar, X N white or no mark ...	Order	Ditto.
19th ...	17 Bolts, Round Bolts, no mark or K L ...	"	Ditto.

Date of removal to Import Warehouse 1875.	No., Mark, and Description.	Consignees.	Ships.
May 19th ...	30 Bars Oval Iron, no mark ... Order	...	Peter Stuart.
" 19th ...	50 Billes, Oval & Half-round, no mark	...	Ditto.
" 19th ...	3 Casks, L S & G S	...	Ditto.
" 19th ...	1 Case, N K M	...	Ditto.
" 19th ...	1 Case, R R M N K M	...	Ditto.
" 19th ...	A quantity of Fire-bricks, Ram- say, or no mark	...	Ditto.
" 19th ...	3033 Cakes Spelter [H]	...	Ditto.
" 19th ...	20 Broken Pieces of Spelter [H]	...	Ditto.
" 19th ...	3 Cakes Spelter, L	...	Ditto.
" 19th ...	8 Broken Pieces of Spelter, L	...	Ditto.
" 18th ...	5 Packages, [225] A. B. & Co.	...	City of Paris.
" 18th ...	2 Packages, = "416" =	...	Ditto.
" 18th ...	2 Cases, = "279" =	...	Ditto.
" 18th ...	1 Case, = "235" =	...	Ditto.
" 18th ...	2 Cases, [258 C] A. B. & Co.	...	Ditto.
" 18th ...	4 Cases, [B M G F] A. P. & Co.	...	Ditto.
" 18th ...	20 Cases, [H & E] C & B	...	Ditto.
" 18th ...	1 Case, H A & M A	...	Ditto.
" 18th ...	2 Casks, K. L. D. & Co.	...	Ditto.
" 18th ...	3 Casks, [P C]	...	Ditto.
" 18th ...	6 Casks Cement, [R. & Co.]	...	Ditto.
" 18th ...	50 Casks Cement, [191 B M G, W. H. & Co.]	...	Ditto.
" 18th ...	32 Packages, [W. & Co.] Y M	...	Ditto.
" 18th ...	3 Cases, [W & Co.] J I.	...	Ditto.
" 18th ...	1 Case, [W. & Co.] J P	...	Ditto.
" 18th ...	15 Cases, [W. & Co.] G S	...	Ditto.
" 18th ...	26 Bales, [W. & Co.] G & S	...	Ditto.
" 18th ...	30 Cases, [W & Co.]	...	Ditto.
	1 Case, Wyman and Co.	Addressed	Ditto.
CALCUTTA, the 22nd May 1875. (218--1) D. SCOTT, <i>Offg. Vice-Chairman</i>			

## Notice.

*List of Unclaimed Packages on the Custom House Wharf.*

	Mark or Number of Packages	Ships.
1 Box, Samples of Gunpowder, at Mayapore Magazine, [Z]	...	Ellen Stuart.
1004 Boxes, Gunpowder, }	ditto ditto, R B R 1-100	Ditto.
1 Box, Samples Gunpowder, }	ditto	Ditto.
80 Quarter boxes, Gunpowder, }	ditto ditto, Z D 337-416	Ditto.
1 Box, Samples, Gunpowder, }	ditto	Ditto.
1 Box, Samples, Gunpowder, }	ditto ditto, K C B	Ditto.
1 Parcel, Mess Walker, care of Major Walker, 32nd Punjab Pioneers, Bulmer, Lawrie, & Co.	...	China.
1 Parcel, H. H. Parry	...	Ditto.
1 Parcel, George Henderson & Co., Agents, Burrangore Jute Factory Company, Limited	...	Ditto.
1 Parcel, William Moran & Co.	...	Cassandra.
1 Bag, G. H.	...	Ditto.
1 Parcel, William Moran & Co.	...	Thames
2 Cases, Window Glasses, no mark	...	Indian Merchant
4 Casks, Cement, no mark	...	Ditto.
1 Case, Saws, no mark	...	Ditto.
1 Case, Locks, no mark	...	Ditto.
2 Cases, Wines, no mark	...	Ditto.
1 Bag, Knives and Forks, no mark	...	Ditto.
1 Basket, Ink, no mark	...	Ditto.
1 Case, Varnish, no mark	...	Ditto.
12 Blocks, no mark	...	Ditto.
1 Case, Fatted hair, no mark	...	Ditto.
22 Batts, no marks	...	Ditto.
1 Parcel, Captain Lewis, R. N. R., Stmr. Araina, Mackinnon, Mackenzie & Co., Calcutta	...	Malda.
1 Parcel, 4 B B G J G	...	Malwa.
3 Bunches, Rattan, no mark	...	China.

N B--The above will be sold if not cleared within the 12th June 1875.

CALCUTTA CUSTOMS, the 22nd May 1875.

J. D. MACLEAN, *Offg. Collector of Customs.*

## LOST CURRENCY NOTES.

The following Currency Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

*Notes wholly lost or destroyed.*

Serial No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
9	85376	5	>The Offg. Post-Master-General, Bengal:
	85375	5	
	38610	5	
	11178	10	
10	65127	100	Balmokund Khettry.
11	02185	20	Mutty Ram Shaw.
13	70023	100	Hurry Mohun Dey.
14	30095	1,000	Mahomed Seedeck and Karreem Ellahie.
15	55485	5	Masood Hossain Khan.
16	94380	100	} W. Ferris, Esq., Inspector, for Mr. T. Mitchell.
	04422	100	
	00586	100	
	71876	100	
	61727	50	
	45364	50	
	46659	50	
	22218	50	
17	26337	20	
18	19199	50	Messrs. Francis, Ramsay & Co.
	34137	10	} Nobo Kissen Ghose.
19	52362	100	
20	18134	10	Koolala Prasad Sen.
21	58719	100	} The Offg. Post-Master General, Bengal.
	54052	100	
	25952	100	
	00373	100	
	56470	100	
22	92158	100	Hakeem Doorga Prasad.
23	00662	100	G. Groves.
24	28332	50	Messrs. King, Hamilton and Co.
25	78796	100	} John Driscoll, Inspector.
	42319	100	
26	77636	100	} Sakni Chund.
	71260	100	

*Notes partially lost or destroyed.*

	16030	10	} Suffer Khan.
	16930	10	
	69301	20	} Mohendro Nath Ghose.
	59256	20	
	57935	10	} Messrs. King, King & Co.
	57934	10	
10	94565	10	} Brudjo Nath Pa
	91575	10	
1	70828	5	} Chunder Mohun Mozeondar.
	70829	5	
	69121	10	} A. Dassier.
	69122	10	
	98733	5	} R. C. Perry.
	98734	5	
14	20938	...	} Major J. M. Grean.
	20939	...	
15	83367	5	} Jedo Nath Pan.
	83364	5	
16	90402	5	} Brojo Lall Baj Pie.
	90401	5	
17	74716	10	Nobin Chunder Ghose.

*Notes partially lost or destroyed.*

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
18	... A 70567	20	... W. F. Graham.
19	... L 11486	5	... Mohesh Chunder Sarosatty.
20	... A 52690	20	... Mohendro Nath Ghose.
21	... L 04684	100	... Shaik Sorunpo Bapari.
22	... L 53490	50	... Nawab Mahomed Ally Khan.
23	... A 26692	50	... } Messrs. Ahmuty & Co.
	... L 76487	10	
	... L 32851	20	
	... L 48088	20	
24	... L 91195	100	... Jogo Mohun Sing.
25	... L 18767	50	... Moonshee Showkut Ally
26	... L 26541	10	... } H. H. Davis.
	... L 57029	5	
	... L 57036	5	
	... L 57038	5	
	... L 57039	5	... } Bhola Nath Dey.
27	... L 18235	20	
	... L 85262	20	
28	... L 56285	10	... } Broj-dall Das.
	... L 56273	10	
	... L 56278	10	
	... L 56282	10	
	... L 56262	10	... } Mrs. Schoeniman.
29	... L 63482	50	
17	... L 99386	20	... The Treasury Office, Dharmasala
	... L 67807		
18	... L 97282	10	... Madhub Lal Shaw
	... L 97283		
19	... L 51649	5	... A. F. Gahndu.
	... L 51749		
20	... L 25192	5	... Savial D. Razarno.
	... L 25191		
21	... L 81128	20	... } Kisore Mohun Pyno
	... L 27242		
	... L 24098	10	
	... L 19566		
	... L 37749	5	
	... L 23165	... } Petambur Banerjee	
30	... L 70103		100
	... L 71223		100
	... L 71741		100
	... L 74222	100	... } Raghoo Nath Das.
31	... L 61919	5	
32	... L 28222	10	... } James Auger
	... L 53915	20	
33	... L 45291	20	... T. Curtis.
34	... L 67594	10	... Jankee Potladi.
35	... L 22606	20	... } William Thomas.
	... L 26943	10	
36	... L 50199	20	... Sree Nath Chuckerlatty.
37	... L 16294	100	... } Loke Nath Podder.
	... L 23575		
	... L 39958		
	... L 11260		
	... L 11268		
	... L 53245	50	... } N. K. K. B. B. B.
	... L 99394	50	
38	... L 99484	20	... N. K. K. B. B. B.
39	... L 90154	10	... N. K. K. B. B. B.
40	... L 03435	10	... } J. C. D. D. D.
	... L 84514	10	

PAPER CURRENCY DEPARTMENT,  
The 25th May 1875.

D. A. STEENDALE  
Asst. Commr. of Paper Currency.



### Bhagirutty River.

*Weekly Water Report showing the Least Depth of Water in the Bhagiratty River for the week ending Friday, the 21st May 1875.*

Names of Places, &c.	Least depth of water	REMARKS.
	Ft. In.	
Entrance below Chouram .....	4 0	
Thence to Naspore junction, 6 miles ..	3 3	
„ to Jungpore, 4 miles .....	3 6	
From Jungpore to Berhampore, 47 miles ..	3 6	
From Berhampore to Cutwa, 50 miles ..	2 4	
From Cutwa to Nuddea, 46 miles .....	3 3	

Height of water on gauge at Berhampore on the 24th May 1875, above zero, 2 feet 14 inches.

T. H. WICKES, C.E., *Exe. Engr., Nuddea Rivers Division.*

BERHAMPTON the 21th May 1875.

Notice.

REQUIRED for the Rajshahye District, from the 1st October next, a District Engineer on a salary not exceeding Rs. 500 per mensem, having professional education, and qualifications equal to those of an Executive Engineer, Public Works Department. No applications will be considered unless they are accompanied by certificates of qualification.

W. H. D'OLY, *Chairman, District Road Cess Committee.*

RAJSHAHEE. DISTRICT ROAD CLASS COMMITTEE'S OFFICE, the 27th April 1875.

Notice.

Wanted for the "Proctor" position from 1st October 1875, a District salary of Rs. 1000, and a local Allowance of Rs. 1000, for a person who is a qualified Executive Engineer. From "The Proctor" August 1875.

*N. M. ...*

C. M. BELL, JR., TERRY L. VAN DER MEER, and J. A. ...

## Notice

The Zambian Patriotic Front of the 1980s was a 14-member organization, established at the time of independence and dissolved in 1990. Tax that the PF had paid should be added to the Treasury before the Zambian Government that it has spent 10 years before the January 1990.

$$W = W_{\text{max}} \left( 1 - \frac{B}{B_{\text{max}}} \right) \left( 1 - \frac{D}{D_{\text{max}}} \right) \left( 1 - \frac{P}{P_{\text{max}}} \right)$$

Requirement for the Moorsabad District, from the 1st July 1875, a District Engineer, on a salary of Rs. 1000 rising to Rs. 1500 per annum. All candidates must possess qualifications equal to those of an Executive Engineer, Public Works Department.

An Overcoat is also required on Rs. 50 per annum with Rs. 25 horse allowance. No application will be received after the 15th June 1875.

W. WARD, CHAIRMAN, and DIST. REFINERS COMMITTEE

Prize money, the 22nd May 1875.

## Notice

WANTED a Tax Collector and Rent Overseer for the Junigore Town, District Mearshedabad. Salary Rs. 20 per month. Applications, with copies of testimonials, will be received by the undersigned till the 15th proximo. None need apply who has no knowledge of surveying, and cannot give security in the sum of Rs. 500. A. C. TUTE, Asst. Magistrate.

JUNIOR, the 11th May 1875.

(214-1)

**Statement of the Affairs of the Bank of Bengal for the week ending 18th May 1875.**

LIABILITIES.			Rs.	A.	P.	ASSETS.			Rs.	A.	P.
Proprietors' capital, paid-up	...	...	3,30,00,000	0	0	Government Securities	...	...	1,41,60,207	6	9
Reserve Fund	...	...	16,05,225	13	1	Loans on Government Securities, &c., at Head Office and Branches	...	...	79,42,400	13	2
General Treasury Balance at Head Office	...	Rs. 2,31,82,491	13	3		Accounts of credit on Government Securities, &c., at Head Office and Branches	...	...	82,10,677	13	3
General Treasury Balance at Branches	...	1,55,94,619	7	7		Mercantile Bills discounted at Head Office and Branches	...	...	2,33,92,289	6	1
Other Deposits at Head Office and Branches	...	...	1,86,88,547	1	4	Dead Stock	...	...	10,76,198	5	0
Bank Post Bills, &c.	...	...	2,28,300	9	11	Stamps	...	...	11,746	14	5
Sundries	...	...	9,22,416	10	11	Balances with other banks	...	...	7,84,863	1	0
						Sundries	...	...	27,637	11	9
						Bullion	...	...	51,526	14	0
									5,60,69,638	7	5
						Cash and Currency Notes at Head Office	...	Rs. 1,13,54,472-7-0	2,65,31,833	0	5
						Cash and Currency Notes at Branches	...	1,51,77,460-9-8			
<b>Total</b>	...		<b>8,22,01,571</b>	<b>8</b>	<b>1</b>	<b>Total</b>	...		<b>8,22,01,571</b>	<b>8</b>	<b>1</b>

By order of the Directors,

**BANK OF BENGAL,**  
Calcutta, the 20th May 1875.

**J. GORDON,**  
Chief Accountant & Deputy Secretary.

**R. HARDIE,**  
Secretary and Treasurer.  
(217—1)

**No. 1.—ANNUAL STATEMENT.**

*Abstract of Operations of the Government Savings' Bank from 1st April 1874 to 31st March 1875.*

	Rs.	A.	P.	Rs.	A.	P.
Balance due to Depositors in 1873-74	...	...	...	35,41,722	1	6
Deposits in 1874-75	...	...	11,93,428	12	4	
Interest allowed to Depositors in 1874-75	...	...	1,18,133	0	3	
				13,11,561	12	7
				48,53,284	1	1
<b>Deduct—</b>						
Withdrawals in 1874-75	...	...	16,80,919	10	9	
Investment in Government loans	...	...	62,168	14	7	
				17,43,088	9	4
Balance	...	...	...	31,10,195	7	9
<b>LIABILITIES.</b>						
Balance due to Depositors in 1874-75	...	...	...	31,10,195	7	9
<b>ASSETS.</b>						
Due by general books	...	...	29,92,062	7	5	
Interest allowed to Depositors in 1874-75	...	...	1,18,133	0	3	
				31,10,195	7	9

**R. HARDIE, Secretary & Treasurer.**

**BANK OF BENGAL, GOVT. SAVINGS' BANK, Calcutta, 19th March 1875.** (215—1)

**Notification**

**UNDER REGULATION V OF 1799**

CERTAIN effects belonging to Lieutenant C. F. Cooke, R.E., who died of cholera at Nowgong, in Rajshahye, on the 10th April 1875, are in charge of the Executive Engineer, Bogra Special Division, on behalf of this Court, and will be delivered to any person who may be duly authorized to receive the same.

**J. B. WORGAN, Offg. District Judge.**

**RAJSHAHYE DISTRICT JUDGE'S COURT, the 3rd May 1875.**

(191—3)

S/

PART

Balance of 30th April 187

And—

Amount refused at  
May 1875  
Amount refused at B  
May 1875  
Amount refused at C  
May 1875

Deduct—

Amount written off and  
Balance on 15th May 18

PUBLIC DEBT OFFICE  
Calcutta, the 1

NO OF  
1875

Interest in  
of Bengal

on

d.

to

on

due, and outstanding

EST. DEBITORS	
no.	18 years.
1875.	Repayable June 1882

5 per cent. loan of	1868-70.
5 per cent. loan of	1868-70.

1,500  
19,500  
91,300

1413.

RDLE,  
Treasury

**Notice.****CALCUTTA MUNICIPALITY.**

**NOTICE** is hereby given that the valuation and measurement of the portion of the town noted in the margin have been completed, and that the books containing the said valuations and the rates assessed can be inspected on any day (Sundays and holidays excepted) at the office of the Justices between the hours of 11 A.M. and 4 P.M. free of charge.

North—by Nisutollah Ghat Street and Nisutollah Ghat.  
South—by Cotton Street and Meer-  
behun Ghat.  
East—by Chitpore Road.  
West—by River Hooghly.

It is further notified that the Justices will, on the 17th June 1875, at noon, hear any appeals against the said valuations, measurements, and assessments, and any person desirous of appealing against the said valuations, measurements, and assessments, must do so by a written application, which must be left at the office of the Justices three clear days before the date fixed for hearing of said appeals. No appeals will be heard unless the amount of the rate has been deposited with the Justices, and unless such appeals be preferred by the person who, at the time the appeal is made, shall be recorded in the assessment register as the owner or occupier of the premises to which such appeal refers.

(219—1)

ROBERT TERSBULL, *Secy. to the Justices of the Peace.***Budge-Budge Jute Mills Company, "Limited."**

**NOTICE** is hereby given that the Second Ordinary General Meeting of the Shareholders of the above Company will be held at the Registered Office of the Company, No. 4, Clive Row, on Saturday, 29th current, at 12 o'clock noon, for the purpose of receiving the Accounts and the Directors' Report for the year ending 30th April last, and to transact such other business as may be brought before the meeting.

CALCUTTA, 14th May 1875.

(213—1)

By order of the Directors,  
ANDREW YULE & Co., *Agents.***The Bengal Coal Company, "Limited."**

**THE** Half-yearly General Meeting of the Shareholders of the Company will be held at the Registered Office of the Company, No. 27, Dalhousie Square, Calcutta, at 11 o'clock A.M., on Saturday, the 12th June 1875.

(208—4)

By order of the Directors,  
T. M. ROBINSON, *Managing Director.***Eastern Cachar Tea Company, "Limited."**

**NOTICE** is hereby given that an Extraordinary General Meeting of the Shareholders of the Eastern Cachar Tea Company, Limited, will be held at the Office of the Company, No. 14, Old Court House Street, on Saturday, the 29th current, at half-past 12 p.m., for the following purposes:

1st.—To confirm the arrangements now in progress for the formation of the new Mithamohuri Company.

2nd.—To sanction an increase of the capital of the Company by Rs. 1,40,000, to meet cost of extensive and finalisation of the new garden.

CALCUTTA, the 13th May 1875. S. G. McINTOSH AND Co., *Agents and Secretaries.*

(207—2)

**Eastern Cachar Tea Company, "Limited."****SEASON 1874.**

**NOTICE** is hereby given that the Ordinary General Meeting of the Shareholders of the Eastern Cachar Tea Company, Limited, will be held at the Office of the Company, No. 14, Old Court House Street, on Saturday, the 29th May, at noon, to receive the Directors' Report and Accounts for the year ending 31st January 1875, to declare a further Dividend, and to transact any other business as may be brought forward.

CALCUTTA, the 14th May 1875. S. G. McINTOSH & Co., *Agents and Secretaries.***Great Eastern Hotel, Wine and General Purveying Company, "Limited."**

**NOTICE** is hereby given that the Half-yearly Ordinary General Meeting of Shareholders of this Company will be held at the Registered Office of the Company, Nos. 1, 2, and 3, Old Court House Street, on Saturday, the 29th May 1875, at 3 o'clock P.M., to receive the Directors' Report, to pass the Accounts for the year ended 28th February last, to declare a Dividend, and to transact any other business that may be brought before the meeting.

CALCUTTA, the 27th April 1875.

(190—5)

By order of the Directors,

A. CUMMING, *Secretary.***Great Eastern Hotel Wine and General Purveying Company, "Limited."**

**NOTICE** is hereby given that the Transfer Register of this Company will be closed from Saturday, the 22nd instant, to Saturday, the 29th idem, both days inclusive.

CALCUTTA, the 18th May 1875.

(214—2)

By order of the Directors,  
A. CUMMING, *Secretary.*

**Howrah Mills Company, "Limited."**

NOTICE is hereby given that an Extraordinary General Meeting of Shareholders will be held at the office of the Company, No. 8, New China Bazar Street, on Saturday, the 12th June 1875, at 3 o'clock P.M., for the purpose of confirming the special Resolution passed at an Extraordinary General Meeting of Shareholders held on the 22nd May 1875, whereby certain alterations, additions, and amendments in the Company's Articles of Association were adopted.

By order of the Directors,

EDNSTHAUSEN AND ORSTERLEY, *Managing Agents and Secretaries.*  
CALCUTTA, the 25th May 1875. (220-3)

**Notice.****ODDH AND ROHILKUND RAILWAY COMPANY.**

A CONSIDERABLE sum in Currency Notes was lately found on the O. and R. Railway. The owner can have them on furnishing full particulars and paying expenses.

LUCKNOW, the 16th April 1875. (203-3)

**Notice.**

THE letting of the Zemindaries belonging to the estate of the late Kistonundo Biswas, which was advertised for Friday next, the 14th day of May instant, has been postponed to Friday, the 28th idem, at one o'clock in the afternoon, when the Receiver of the High Court will put up the same for lease at his office, in the High Court premises.

HIGH COURT RECEIVER'S OFFICE, the 11th May 1875. (202-2)

**Notice.**

THE interest and responsibility of the late Baboo Bhogobutty Churn Law in our firm ceased on the 30th April last. (184-4)

PRAWNKISSEN LAW AND CO.

**Notice.**

MR. ALEXANDER ANDERSON is authorized to sign our firm per procuration.

(186-f.a.)

MACKINSON, MACKENZIE & CO.

**Notice.**

INTEREST draft for Rs. 90, No. 008827, dated 12th February 1875, in favor of Megloll Dhur, has been lost. Any one restoring the same to the undersigned will be rewarded if required. (194-3)

MUDGOOSODEN DUTT.

**Stolen.**

THE Government Promissory Note, No. 019889, of the 4 per cent. of 1842-43, for Rs. 5,400, and Nos. 008612 and 011382, of the 4 per cent. of 1835-36, for Rs. 2,000, each being Rs. 1,000, originally standing in the name of Kadumbine Dabie, the proprietress, by whom it was never endorsed to any other person. Payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is to be made for the issue of duplicates in favor of the proprietress.

(196-3)

KADUMBINE DABIE, *Scrampore, Zillah Hooghly.*

**Lost.**

THE following Government Promissory Notes—

No. 008612, for Rs. 1,000, of 4 per cent., dated the 31st March 1835-36.

No. 011382, for Rs. 1,000, of 4 per cent., dated the 31st March 1835-36.

No. 019889, for Rs. 5,400, dated the 1st February 1842-43.

(190-3)

W. D. PRATT, *District Superintendent of Police, Hooghly.*

**INSOLVENT NOTICES.***Court for the Relief of Insolvent Debtors at Calcutta.*

IN the matter of KISSENRUND MITTER, an Insolvent.

On Wednesday, the 12th day of May instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 6th day of July next, and that the said Insolvent do then attend to be examined before the said Court.

Mohendronauth Holdar, *Attorney.*

IN the matter of MONMOHUN MITTER, an Insolvent

On Monday, the 10th day of May instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 6th day of July next, and that the said Insolvent do then attend to be examined before the said Court.

Insolvent in person.

Chief Clerk's Office, the 18th day of May 1875.

IN the matter of KHYITPHAWKHEE, residing at No. 25, Hurrinbarea Lane, in the Town of Calcutta, lately carrying on business as an Arrawutdar, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI. was filed in the office of the Chief Clerk on Monday, the 17th day of May instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

G. Gregory, *Attorney.*

IN the matter of KHYITPHAWKHEE, an Insolvent.

On Monday, the 17th day of May instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 6th day of July next, and that the said Insolvent do then attend to be examined before the said Court.

G. Gregory, *Attorney.*

IN the matter of RAMLOLL BOSE, of Hogulkooriah, in the Town of Calcutta, an Assistant in the Bank of Bengal, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI., was filed in the office of the Chief Clerk on Wednesday, the 19th day of May instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

G. C. Chunder, *Attorney.*

IN the matter of RAMLOLL BOSE, an Insolvent.

On Wednesday, the 19th day of May instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 6th day of July next, and that the said Insolvent do then attend to be examined before the said Court.

Gonesh Chunder Chunder, *Attorney.*

IN the matter of PAUL CARAPIET, at present a prisoner in the Presidency Jail of Calcutta, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic. Chap. XXI., was filed in the office of the Chief Clerk on Friday, the 21st day of May instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

G. C. Chunder, *Attorney.*

IN the matter of PAUL CARAPIET, an Insolvent.

On Friday, the 21st day of May instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 6th day of July next, and that the said Insolvent do then attend to be examined before the said Court.

G. C. Chunder, *Attorney.*

IN the matter of COONJOBEHARY NUNDY, an Insolvent.

On Tuesday, the 4th day of May instant, it was ordered that the order of adjudication made in this matter on the 8th day of September 1873 be, and the same is hereby rescinded and annulled, and the vesting order be discharged, provided always that all acts or things done by the Official Assignee of this Court, or other person acting under his authority prior to this order, shall be good and valid, and shall not be annulled or in anywise affected thereby.

Swinhoe, Law & Co., *Attorneys.*

IN the matter of RAMLOLL BOSE, an Insolvent.

Notice that an application for an *ad-interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 1st day of June next, at the hour of ten o'clock in the forenoon.

*“Any creditor of the said Insolvent desirous of opposing such application, must appear before the said Court at the time and place aforesaid.”*

G. C. Chunder, *Attorney.*

IN the matter of JOHN LINDLEY, an Insolvent.

On Thursday, the 20th day of May instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 6th day of July next, and that the said Insolvent do then attend to be examined before the said Court.

A. S. John Carruthers, *Attorney.*

In the matter of PAUL CARAPIET, an Insolvent.

Notice that an application for an *ad-interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 1st day of June next, at the hour of ten o'clock in the forenoon.

“Any creditor of the said Insolvent desirous of opposing such application, must appear before the said Court at the time and place aforesaid.”

G. C. Chunder, Attorney.

In the matter of GEORGE TEIL, an Insolvent.

Notice that an application for an *ad-interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 1st day of June next, at the hour of ten o'clock in the forenoon.

“Any creditor of the said Insolvent desirous of opposing such application, must appear before the said Court at the time and place aforesaid.”

J. T. Hume, Attorney.

Chief Clerk's Office, the 25th day of May 1875.

#### Post Office Notification.

Mails for France, Foreign Europe *via* France, the Intermediate Ports, Mauritius, and China, for transmission per French mail steamer *Meinam*, will be closed at the General Post Office on Saturday, the 5th June 1875.

M. PERCY, Post-Master.

GENERAL POST OFFICE, CALCUTTA, the 25th May 1875.

#### List of Unclaimed Letters lying in the Calcutta Post Office on the 24th May 1875.

Baines, J.	Floriken, A.	Pickford, C. E.
Battve, D.	Gibbs, Col. J. J.	Pugh, H. E.
Berrington, E.	Goodfellow, A. F.	Padday, Capt. A. C.
Brame, A.	Harrison, J. H. C.	Seville, S. and Co.
Bright, A.	Henly, J. C.	Smyth, G. R. C.
Browne, Col. H. A.	Holland, H.	St. Clair, Miss A.
Butler, M. L.	Hill, H. H.	Taege, W. F.
Clarke, Hon'ble Sir A.	Joseph, t.	Thacker, J. A. G.
Clarke, Lady.	King, J. W.	Warren, Thomas.
Daniel, H. F.	Kingsley, T.	Warne, J. C.
Drury, Miss.	Lucas & Co., A.	Willoughby and Co.
Fardy, W.	Magill, H.	Wiseman, Lieut. N. C.
Fitzgerald, Lieut. C. M.		

“Letters marked Care of Post Office, to be kept till called for.”

Alexander, Hon. C.	Cornshaw, N.	Parnham, J. L.
Anderson, Mrs.	Greenwood, H.	Pearson, G.
Avallone, L.	Giennie, P.	Teppin, Mrs. F.
Bainbridge, F. C.	Hazard, W.	Perra, T. R.
Barbase, W. C.	Hazell, Lieut. (B. N.)	Phibes, C. E.
Beck, R. A.	Hogendorp, Baron.	Pinckney, R. R.
Benier, Emilien.	Hobbleouse.	Ratlin, F. J.
Rodrigues, Miss A. C.	Holl, C.	Ralphs, H. J.
Bills, Captain J. W.	Holmes, Miss E.	Ramsden, H.
Bowhay, Mr.	Jones, C. A.	Reid, R.
Brewster, J.	Jones, J. J.	Roberts, Mrs. W.
Brown, W. T.	Joseph, W. P.	Rodrigues, Miss L. C.
Burton, H. J.	Latham, C.	Rossitto, Mrs. E.
Chisam, W.	Levie, D.	Shearman, J., Driver.
Connolly, N.	Luigi, G.	Shearman, Mrs. S.
Croghan, W.	Macauland, N. C. S.	Schwartz, Miss O.
DeBono, L. L. D.	“Madelino.”	Swanson, C. J.
DeQueechy, R. H.	MacIntyre, A.	Tasserand, Monsr. T.
Elworthy, H.	McCall, John.	Verner, W. H.
Fergus, F. W. W.	McLean, W.	Wade, A. R.
Fernandez, J. F.	Mellis, Col. G.	Watts, F.
Graham, C.	Oates, Mrs.	Williams, W.
Greig, J.	Palmer, A. H.	Young, F. W.

M. PERCY, Offg. Post-Master.

## Postal Notices.

## SEA OVERLAND MAILS.

For	Box closes at	Date.	Per Steamer.
Ceylon and the Australian Colonies ...	7 P.M.	26th May 1875...	From Bombay.
Madras, Ceylon, and the intermediate ports	7 "	26th " " ...	Mecca.
Ceylon, Straits, Hong-Kong, United States of America, and the Colonies of Queensland and Victoria, <i>via</i> Torres' Straits. (Letters, &c., for the latter Colony must be specially superscribed.)	7 "	28th " " ...	From Bombay
Rangoon, Moumein, and Straits ...	7 " ...	28th " " ...	Satara
Chittagong, Akyab, and Kyauk Phyoo ...	7 " ...	30th " " ...	Arabia.
Madras and Ceylon ...	7 " ...	31st " " ...	Mongolia.
Persian Gulf ...	7 " ...	6th June " ...	From Bombay

The next Overland Mail, *via* Bombay, will close at the General Post Office on Friday, the 28th instant.

2. Book-post and pattern packets must be posted on the 27th instant.

The next Overland Mail, *via* Bombay, will close at the General Post Office on Tuesday, the 1st June 1875, by which mails for Mauritius, St. Denis, Reunion, Zanzibar, Mozambique, Delagoa Bay, Natal, Cape of Good Hope, the Comoro Islands, and Madagascar can be forwarded.

2. Book-post and pattern packets must be posted on the 31st instant.

N.B.—The Letter-Box will close at 7 P.M. precisely, after which hour Overland letters, fully prepaid and bearing extra postage stamp of two (2) annas on each cover, will be received up to 7-30 P.M., or bearing an extra postage stamp of four (4) annas on each cover up to 8 P.M.

CALCUTTA, the 25th May 1875.

M. PERCY, *Post-Master*.

## Mackenzie, Lyall and Company

Will sell by Public Auction, at 3 P.M. on Thursday next, the 27th May current, in the Exchange Hall, under instructions from Captain Lovell, Agent of the Peninsular and Oriental Company, the undernoted packages of piece-goods, on account of whom it may concern, landed damaged by sea water ex S. S. *Thibet*.

২৭ মে রহস্যপতিবার অপরাহ্নে বেলা ৩ টার সময় মোঃ এক্সচেঞ্জ হালে থিবেট জাহাজের আমদানী কএক পেকেজ লোনাঙ্গল দাগি বিলাতি কাপড় পিননশুলার ও ওরিয়েন্টেল কোং এজেন্ট জীযুত কাপ্তেন লবেল সাহেবের উপদেশানুসারে শংস্রবি ব্যক্তিদের হিঃ, নিলাম হইয়া বিক্রয় হইবেক।

Cases.	Nos.	Mark	Pcs.	Goods.
4	7309-12	H C	480	pcs. White Nainsooks.
1	7313	"	118	" Ditto.
3	7314-16	"	900	pcs. White Scarfs.
1	7317	"	298½	" Ditto.
5	7322-26	"	900	" White Striped Centre Dioctees.
1	7327	"	174	" Ditto.
3	7328-30	"	300	pcs. White Cambrics.
1	7331	"	99	" Ditto.
1	7332	"	150	" White Mulls.
1	7334	"	150	" Ditto.
1	7336	"	135	" White Sacharillas.
1	125	N S C	299	pcs. White Scarfs.
1	43	S S C	132	pcs. White Cord Checks.
1	44	"	131	" Ditto.
5	2004-8	[T B]	1500	pcs. White Scarfs.
1	2009	"	278½	" Ditto.
1	2010	"	290	" Ditto.
1	2011	"	280½	" Ditto.
1	1998	"	100	pcs. White Mulls.
4	1998-2002	"	400	" Ditto.
1	2003	"	99	" Ditto.



Bales	Nos.	Mark.	Pcs.	Goods.	in	yds.	lbs.	os.	No.
15	31320	}	...	...	—	—	5	—	—
	31323		...	...	—	—	"	—	—
	31318		...	...	—	—	"	—	—
	31319		...	...	—	—	"	—	—
	31315		...	...	—	—	"	—	—
	31316		...	...	—	—	"	—	—
	31322		...	...	—	—	"	—	—
	31388		P. T. & Co.	1,500	T. Cloths	—	4	—	—
	31339		...	...	—	—	"	—	—
	31342		...	...	—	—	"	—	—
	31359		...	...	—	—	"	—	—
	31321		...	...	—	—	5	—	—
	31340		...	...	—	—	4	—	—
	31341		...	...	—	—	"	—	—
	31317		...	...	—	—	5	—	—

2	31351	}	P. T. & Co.	400	Madapollams.				
	31348								

## Cases.

4	31328	}	P. T. & Co.	400	White Jaconets.				
	31330								
	31333-34								

## Bales.

21	1047	}							
	1048								
	1051-52								
	1055-57								
	1062-64								
	1066-69		C [DH]	50	Grey Shirtings	39	39	7	—
	1071								
	1073								
	1075								
	1077								
	1079								
	1080-81								
12	2449	}							
	2450								
	2452-59		C [FH]	50	Ditto	39	38	8	—
	2445								
	2446								
	23	[ZZ]		50	Ditto	39	39	8	—
	3349	6 Star	[D] [C]	400 prs.	Grey Jaco- net Dhooties	38	—	—	64

Cases.	Nos.	Mark.	Goods.	Cases.	Nos.	Mark.	Goods.
10	695-706	75 [W B]	White Mulls.	3	2667	[ L ]	White Shirtings.
					2673		
10	707-716	75 [W B]	Ditto Doriahs (striped.)		2665		Ditto Jaconets.
				1	2663		Ditto Mulls.
1	719		Ditto (checked.)	1	2698		Ditto Shirtings.
				1	2604		
Bales.		75	Mule Twist	5	2632	}	
10	786-795	[W B] C	No. 50S each 500 lbs.		2630		
					2626		Dyed ditto.
					2629		
6	6647	}			2628	[ L ]	White ditto.
	6654				2610		
	6656-7		Elephant.	1	2624-5		Dyed ditto.
	6664		W B Grey Shirtings.	3	2627		
	6666			8	2621		
		C			2614	[ L ]	White ditto.
2	2577-78	75 [W B]	Grey Shirtings, waxed.		2618		
		K			2622		
2	2590	}	[R B] Dhooties.		2615		
	2599				2608-9		
			D.		2612		
1	2583		Ditto.		2586-7		Ditto Mulls.
1	2656		Ditto.	2			
1	2408		Grey T. Cloth.				

Cases. Nos.	Goods.	Cases. Nos.	Mark.	Goods.
2 2592 } 2597 } 4 2606 } 2605 } 2606-7 }	White Jaconets.	1 2585 2 2591 2594 1 2620 1 31355	... } ... ... ...	Mulls. Jaconets. Shirtings. P T & Co. Grey Drill.
1 2696 1 2613 1 2593 2 2640 2708 }	Ditto Mulls. Ditto Shirtings. Ditto Jaconets.	3 31252 31263 J P 1458	} } }	Grey Shirtings.
1 2623 2 2678 2670 }	Ditto Mulls. Dyed Shirtings. White ditto.	20 2664 2666-9 2671-72 2674-6 2678 2680-88	} } } } } }	[L] White Shirtings.
5 2580-90 2711 2709 }	Ditto Mulls.	9 2641-49	}	Ditto Mulls.
4 2603 2611 2619 2679 }	[L] Ditto Shirtings.	12 2689-95 2697 2699-702	} } }	Ditto.
4 2617 2595 2596 2599 }	Ditto.	7 2703-7 2710 2712 10 2269-78	} } } }	Ditto. White Jaconets.



# The Calcutta Gazette.

WEDNESDAY, MAY 26, 1875.

## PART IV. Bill of the Bengal Council.

### GOVERNMENT OF BENGAL. LEGISLATIVE DEPARTMENT.

[First Publication.]

The following report of the Select Committee on the Bill to provide for the survey and demarcation of land, with the amended Bill, is, by order of the President, published for general information:—

We, the Select Committee appointed to consider the Bill to provide for the survey of land and for the establishment and maintenance of boundary marks, have the honor to submit the following preliminary report:—

From Honorary Secretary, British India Association, dated 19th April 1875.

From Officiating Secretary to the Board of Revenue, Lower Provinces, dated 5th February 1875.

From Superintendent of Revenue Survey, Upper Circle, dated 14th April 1875.

From Settlement Officer, Midnapore, dated 19th April 1875.

Demi-official letter from Officiating Senior Superintendent of Survey, Midnapore, dated 21st March 1875.

From Commissioner of Bardhaman, dated 2nd April 1875.

From Collector of Midnapore, dated 25th April 1875.

From Officiating Collector of Hooghly, dated 6th May 1875.

From Officiating Senior Superintendent of Survey, dated 30th April 1875.

We have considered the papers noted in the margin which were laid before us.

We have struck out the definitions of the words "Lieutenant-Governor" and "Board" as unnecessary (Section 1).

We have defined the word "Survey" (Section 1).

We have made considerable changes in the form of the Bill.

We have recognized the appointment of a Superintendent and Assistant Superintendents of Survey (Section 4).

We have provided that, when the parties do not accept the Collector's offer of compensation for damage done to crops, fences, and trees, by entry upon lands for the purposes of the Act, they may recover compensation in the Civil Court (Section 7).

In Part III we have provided that the Collector shall in all cases cause boundary marks to be put up by his own *chupras*, instead of requiring occupants to put them up.

We have simplified the procedure of Part IV for the apportionment of expenses on estates and tenures.

In Part V we have clearly defined the powers of the Collector in respect to determining disputed boundaries which have never been authoritatively laid down, and also in respect to relating boundaries which have been demarcated and mapped on previous occasions by Revenue Officers or other competent authority. We have omitted the reference to the powers exercised under Regulation VII of 1822.

We have provided for the imposition and levy of a daily fine in the case of persons delaying the proceedings by failing to comply with requisitions made under the Act (Section 37).

We have clearly defined the powers of control and the appellate jurisdiction of the different Revenue Officers (Sections 42 and 43).

We have provided that no suit shall be brought to set aside any order of a Collector in a boundary dispute, unless an appeal has been presented against the order to the Commissioner (Section 45).

We have omitted the proviso of Section 32 of the Bill as first published, to the effect that suits to set aside the orders of Commissioners and Collectors must be instituted within six months of the date of the orders. The effect of this omission is to allow twelve months as the period within which such suits must be instituted, as they will now come under the Indian Limitation Act, being suits to set aside "any act of an officer of Government in his official capacity, not herein otherwise expressly provided for," as defined in Schedule II (16) of that Act.

We have made other alterations in form and words.

H. L. DAMPIER.  
V. H. SCHAUCH.  
KRISTODAS PAL.

The 18th May 1875.

## AMENDED BILL.

*A Bill to provide for the Survey and Demarcation of land.*

WHEREAS it is expedient, with a view to the definition and identification of lands, the better security of landed property, and the prevention of encroachments and disputes, to provide for the survey of lands and for the establishment and maintenance of marks to distinguish the boundaries thereof; It is hereby enacted as follows:—

## PART I.

## PRELIMINARY.

Commencement.

1. This Act shall come into force at once.

Interpretation clauses.

2. In this Act—unless there be something repugnant in the subject or context—

“Collector” includes every Collector of a district, and every officer either generally or specially vested with the powers of a Collector for the purposes of this Act.

“Deputy Collector” includes any Deputy Collector to whom the Collector or Superintendent of Survey may delegate any of his functions under this Act.

Estate” includes—

any land which is entered on the revenue-roll as separately assessed with the public revenue;

any land acquired from the Government under one title, which is liable to pay land revenue at any future time;

any land which is entered on the Collector's Registers as a separate holding, free in perpetuity from liability to pay land revenue.

“Mouza” includes every village, hamlet, toldi, and similar sub-division of an estate by whatever name such sub-division may be known.

“Occupant” includes every zemindar, tenure-holder, farmer, and other person entitled to receive rents in respect of land, and every ryot in occupation of land.

“Section” means a section of this Act.

“Survey” includes identification of boundaries and all other operations antecedent to, and connected with, survey.

“Tenure” includes all permanent interests in land, with the exception of estates as above defined, and with the exception of those of ryots having a right of occupancy only.

“Tenure-holder” means all or any of the holders of a tenure.

“Zemindar” means all or any of the holders of an estate.

## PART II.

## OF THE SURVEY.

3. The Lieutenant-Governor may, whenever

Lieutenant-Governor may appoint Superintendent of Survey.

he shall deem fit, order that a survey shall be made of the lands situated in any

district, or in any part of a district, or in any specified tract of country; and that the boundaries of estates, tenures, mouzas, or fields be demarcated on the lands so to be surveyed:

Provided that in any district, of which a survey may have been completed and approved by the

Government, it shall not be lawful for the Lieutenant-Governor to order a new survey of lands on the banks of rivers or on the sea-shore to be made for the purposes described in Act IX of 1847 (*an Act regarding the assessment of land gained from the sea or from rivers by alluvion or dereliction within the Provinces of Bengal, Behar, and Orissa*), until ten years shall have expired from the completion and approval of any such survey.

4. For the purpose of carrying out any survey

Lieutenant-Governor may appoint Superintendent of Survey.

directed to be made under the last preceding section, and all other purposes of this Act,

the Lieutenant-Governor may appoint a Superintendent of Survey, who may exercise all or any of the powers of a Collector under this Act;

and may appoint one or more Assistant Superintendents and Deputy Collectors, who shall exercise all the powers of a Collector in respect to such matters under this Act as may be delegated to such Assistant Superintendents or Deputy Collectors respectively by the Collector or Superintendent of Survey, and not otherwise:

Provided that, notwithstanding the appointment of a Superintendent of Survey for any tract of country, it shall be competent to the Board of Revenue to direct that the Collector shall perform any duties under the Act within the said tract.

5. In pursuance of any direction made under section three, the Collector

Collector may enter upon land.

and any persons acting under his authority, may

enter upon such lands, and do all things necessary for effecting the survey and demarcation of the boundaries thereof.

6. Before entering on such lands, the Collector

Notice of survey to be served on occupants.

shall cause to be published a proclamation addressed to the occupants of the lands

which are about to be surveyed, and of the contiguous lands, and to all persons employed on, or connected with the management of, or otherwise interested in, such lands, calling upon them to attend, either personally or by agent, at such places and at such times as shall be stated in such notice during the demarcation and survey of the land for the purpose of pointing out the boundaries and of rendering such aid as may be necessary in setting up or repairing such boundary marks as may be required, and of affording such assistance and information as may be required for the purposes of this Act.

Such proclamation shall be published by posting a copy thereof at

the Court of the Judge and at the office of the Collector of every district within which any portion of the lands about to be surveyed may be situated; at

every sub-divisional office, police station, moon-siff's court, and sub-registrar's office within the jurisdiction of which any portion of the land about to be surveyed may be situated; at

one or more mál entcherries on each estate; and at

such other place or places as to the Collector may seem fit.

The Collector may also, by a special notice, require any such person to attend at any places,

and at such times as shall be stated in such notice, for any of the purposes aforesaid.

7. The Collector may, by a special notice, require any occupant of land to clear any boundary or other line which it may be necessary to clear for the purposes of the survey, by cutting down and removing any trees, jungle, fences, or standing crops.

The Collector shall ascertain the nature and estimated value of such trees, jungle, fences, or standing crops, and shall offer adequate compensation to the owners thereof. If such offer be not accepted, such value may be recovered by civil suit.

### PART III.

#### OF BOUNDARY MARKS.

8. The Collector may cause to be erected temporary boundary marks of such materials, and in such numbers and manner as he may direct, on any lands to be surveyed under this Act;

and may require any occupant of land to maintain and keep in repair such marks, or any boundary marks,

until any survey operations shall be concluded, and a final award given as to any disputed boundary, or

until permanent boundary marks may be erected in lieu thereof as hereinafter provided.

9. The Collector may at any time cause to be erected, on any land which is to be or which has been surveyed under this Act, permanent boundary marks of such materials, and in such number and manner, as he may determine to be sufficient to distinguish the limits of the estates, tenures, mouzals, or fields for which the same are to be erected.

Every zemindar is bound to maintain and keep in repair such of the permanent boundary marks lawfully erected on his estate, or on the boundary between his estate and that of any other zemindar, as may be assigned to him by the Collector under the provisions of section nineteen, and to restore such marks if removed or destroyed; and in default the Collector may at any time require him to do so.

10. If any occupant or zemindar fails to maintain, keep in repair, or restore any boundary mark when required to do so under sections eight and nine, the Collector may maintain, keep in repair, or restore any such boundary mark, and the expenses thereby incurred shall be recovered as provided in section forty-one from the person failing to maintain, keep in repair, or restore any such boundary mark after being required to do so.

11. All expenses incurred by the Collector in erecting temporary or permanent boundary marks under this Act shall be apportioned among and levied from the zemindars of the estates and the holders of the tenures in respect of which such marks are erected, in manner hereinafter provided.

### PART IV.

#### OF THE APPORTIONMENT AND RECOVERY OF EXPENSES.

12. Upon the completion of the erection of boundary marks on any tract of land of which the survey may have been ordered, or any convenient portion thereof, the Collector shall forthwith prepare a statement of all expenses incurred in respect of such boundary marks.

13. Such statement shall show the total number of marks of each description which have been erected on such tract, or portion of such tract, the aggregate cost of erecting all the marks of each description, the names of the estates and mouzals within, or on the boundaries of which any marks have been erected, and the total number of marks of each description erected within or on the boundary of each estate.

14. Upon the completion of such statement, the Collector shall provisionally apportion the aggregate cost of erecting the marks among the estates specified, with reference to the number of boundary marks of each description which have been erected within or on the boundary of each estate.

15. So soon as the provisional apportionment shall have been made as required by the last preceding section, the Collector shall cause a notice to be served on the zemindar of every estate on which the expenses have been apportioned,

- (a) specifying the sum which has been apportioned as payable by his estate;
- (b) informing him that the said statement is open to inspection in the office of the Collector;
- (c) calling on him to appear in person, or by agent properly authorized, at the office of the Collector on a date to be specified in the notice (not being less than two months after the issue of the notice), on which date the Collector will proceed to consider any objections which may be made to the provisional apportionment of expenses, and to add to the share of the expenses apportioned in respect of the erection of boundary marks a proportionate share of the expenses incurred in the service of notices under this section;
- (d) warning him that if he does not appear on the date fixed in pursuance of the notice he will be deemed to have waived all objections to the share of the expenses apportioned to his estate;
- (e) informing him that under this Act he is entitled to recover a portion of the amount which shall be finally apportioned on his estate under section sixteen, from the tenure-holders on his estate; and that in order to enable the Collector to apportion the said amount among the tenure-holders, he may give in a list of all tenures as defined in this Act, held directly from him (including all lands held without payment of rent

which may under section twenty-two be deemed to be tenures forming part of his estate) of which any portion is situate within fifteen hundred feet of any boundary mark erected under this Act, with a specification of the number of boundary marks of each description which are erected within or on the boundary of each tenure; and

(f) warning him that if he fails to give in a list of tenures as aforesaid on or before the said date, he will be deemed to have given up all claim to recover from the tenure-holders any part of the amount for which he may be held liable under section sixteen of this Act.

16. On the date fixed in such notice, the Collector shall proceed to consider all objections which may be made to the apportionment, and to make such final apportionment of the expenses as shall seem to him fit; in making such final apportionment, the costs of serving all notices under section fifteen shall be distributed rateably among the estates concerned, in proportion to the share of the expenses of erecting boundary marks which may be apportioned to each estate; and the amount so finally apportioned to each estate, together with the costs of serving notices rateably distributed as aforesaid, shall be due to the Collector from the zemindars of such estates.

17. Notwithstanding anything contained in the last preceding section, the Collector may postpone the making of the final apportionment if it shall appear to him that a notice under section fifteen has not been served on the zemindar of any estate which should be made liable for a portion of the expenses, or for any other sufficient reason.

18. Any zemindar failing to appear on the date fixed in the notice served on him under section fifteen, will be deemed to have waived all objections to the payment of the amount apportioned to his estate, and will not be entitled to advance any objections thereto on any subsequent date; and any zemindar failing to give in a list of tenures when called upon under section fifteen to give in such list, on or before such date will be deemed to have given up all claim to recover from the tenure-holders any part of the amount for which he may be made liable under section sixteen.

19. So soon as the expenses shall have been finally apportioned under section sixteen among the estates concerned as hereinbefore provided, the Collector shall issue a notice in respect of every estate, specifying the amount finally apportioned to the estate, and requiring the zemindar to pay such amount to the Collector, together with the costs of serving such notice, within one month of the issue of the notice. If such amount be not paid to the Collector within such period, the same, with interest, may be levied as provided in section forty-one.

The notice issued under this section shall further specify the boundary marks which are

assigned to the zemindar for maintenance and repair as required by section nine.

20. If the zemindar of any estate shall give in a list of tenures, as referred to in section fifteen, with an application to the Collector to apportion between his estate and the tenures the amount for which his estate has been made liable as aforesaid, the Collector shall proceed to make a provisional apportionment of the amount between the zemindar and the tenure-holders, to serve notices on the said tenure-holders in the manner provided in section fifteen, and to make a final apportionment among the said zemindar and tenure-holders as provided in sections sixteen and seventeen; and the provisions of section eighteen shall be applicable to such tenure-holders.

21. In so apportioning the amount among the zemindar and the tenure-holders, the Collector shall first deduct such sum as he shall consider to be fairly payable by the zemindar in respect of lands not included in any tenure, and in respect of his interest in lands which are included in tenures; and in apportioning the remainder among the tenures, he shall take into consideration the numbers of pillars erected within or on the boundary of each tenure, the extent of each tenure, and the distance at which it is situated from the boundary marks; but no tenure shall be made liable for any portion of the sum so apportioned, unless some part of it be situated within fifteen hundred feet from some boundary mark.

22. All lands held without payment of rent, not being entered on the Collector's registers as a separate holding free in perpetuity from liability to pay land revenue and not forming part of such separate holding, shall, for the purposes of this Act, be deemed to be tenures forming part of the estates within the local boundaries of which they are included, and if they are not included within the local boundaries of any estate, then to be tenures forming part of such continuous estate as the Collector, in whose district such continuous estate is situated, shall by an order under his seal and signature declare.

23. So soon as the final apportionment among tenure-holders under section sixteen shall be completed, the Collector shall cause to be issued a notice to the said tenure-holders, stating the amount due in respect of each of their tenures, with interest (if any) calculated at the annual rate of six per centum from the date on which the zemindar paid to the Collector the sum which was apportioned on his estate under section sixteen, and that the same is payable to the zemindar of the estate of which the tenure is a part, within one month of the date of the notice.

Every such sum shall be payable to the zemindar by the tenure-holders named in such notice respectively.

24. The provisions of sections fifteen, sixteen, seventeen, eighteen, nineteen, twenty, twenty-one, and twenty-three shall be

applicable, as far as possible, to every case in which any tenure-holder, who has been made liable for the payment of any share of expenses under this Act, may apply to the Collector to apportion the amount for which he has been made liable, between himself and the holders of subordinate tenures direct from himself;

provided always that no such apportionment shall be made in respect of ryots who have a right of occupancy only, and whose rent is not fixed in perpetuity.

**25.** Every zemindar or tenure-holder, to whom

Recovery of sums payable to zemindar.

any sum is payable under the preceding sections, may recover the same with interest as aforesaid in the manner provided by any law for the time being in force for the recovery of arrears of rent in respect of putnee or any other permanent tenures;

Provided that the right or interest of any person holding from such zemindar or tenure-holder shall not be affected by any sale held in pursuance of this section.

**26.** Interest shall be charged on the unpaid portion of the sums due to the Collector from the date of the same becoming due until payment thereof, at such rate, not exceeding six per cent. per annum, as the Lieutenant-Governor shall from time to time determine.

#### PART V.

##### BOUNDARY DISPUTES.

**27.** If it shall come to the notice of the Collector, in the course of a survey under this Act,

Procedure in case of dispute as to any boundary.

that a dispute exists as to any boundary which should be surveyed, the Collector, after holding such enquiry as he may deem necessary, may determine such boundary as hereinafter provided.

**28.** If the said boundary

Powers of a Collector when boundary determined by Court or by Revenue Survey.

shall at any previous time have been determined by any Court of competent jurisdiction; or

shall have been laid down and shown on a map in the course of any previous Revenue Survey or Settlement, and no objection to the boundary as then laid down and mapped shall have been preferred before any authority competent to decide on such objection

the Collector shall relay the boundary as previously determined or laid down and shown on the map, and shall cause it to be secured by boundary marks.

Provided that the determination and relaying of a boundary by the Collector under this section shall not affect the possession of any land by any party.

Nothing in this section contained shall be understood to prohibit the Collector from deviating from a boundary as laid down in a previous map, and laying down a new boundary, if all the parties concerned agree to such new boundary, on the ground that the boundary as shown in the former map was incorrect, and if it appears to the Collector that there is no objection to the adoption of such new boundary.

The reason for every such deviation shall be recorded in the Collector's proceedings.

**29.** If the boundary in dispute shall not at

Powers of Collector when boundary not determined by Court or laid down by Revenue Survey.

any previous time have been determined by competent authority, nor have been

laid down and shown on a map as aforesaid, the Collector shall determine the boundary according to actual possession, and cause it to be secured by boundary marks; and the order of the Collector under this section shall, until it be reversed or modified by competent authority, have the force of an order of the Civil Court declaring the parties to be in possession of the land in accordance with the boundary as determined by the Collector;

and if, after holding the necessary enquiry,

Power of Collector to take possession of land in dispute.

the Collector is unable to discover which party was in possession of the disputed

land when he instituted the enquiry under this section, the Collector may take possession of the land in dispute, and retain possession thereof until some party shall have established his right to the said land.

**30.** When the Collector is called on to decide

Power to refer to arbitration.

a dispute as to any boundary under the last preceding section, he may, with the

consent of the parties concerned, refer the same to arbitration.

The procedure laid down in Chapter VI of Act VIII of 1859 (*the Code of Civil Procedure*), shall, so far as may be practicable, be applicable to disputes so referred to arbitration.

**31.** If it shall come to the notice of the Col-

Power of Collector at any time when doubt or dispute exists as to any boundary.

lector at any time or in any manner that a doubt or dispute exists in respect to any boundary

(a) which has at any time been determined by a competent Court; or

(b) which has been laid down in the course of a previous Revenue Survey or Settlement, and shown in a map, and against which no objection has been preferred to any authority competent to decide upon such objection; or

(c) which has been laid down by a Survey under this Act,

the Collector may, if he think fit, proceed to relay the boundary as prescribed in section twenty-eight of this Act, subject to the proviso therein contained.

**32.** Whenever the Collector shall have deter-

In certain cases Collector may require occupant of contiguous lands to erect marks.

mined a boundary which was in dispute, and the order shall have become final,

and whenever a boundary which has been supplied by the survey officers, or has been determined under this Act, has been altered by a decree of the Civil Court,

and whenever it shall come to the notice of the Collector that any boundary has been determined by a competent Court or authority,

he may require any occupant of the contiguous lands to erect such marks as he may think fit in order to secure the boundary permanently, and the provisions of Parts III and IV shall, so far as may be practicable, be applicable to boundary marks which are required to be erected under this section, and to the apportionment of the cost thereof, which shall be refunded to the occupant who has the first expense of erection.

## PART VI.

## MISCELLANEOUS.

**33.** Whenever any estate or tenure is held jointly by two or more zemindars or tenure-holders, every such zemindar and tenure-holder shall be jointly and severally liable in respect of every liability imposed on zemindars or tenure-holders respectively by this Act;

And any shareholder in any estate or tenure who may have paid the amount finally apportioned to such estate or tenure, may recover from his co-sharers such sums as may be payable in respect of their shares as arrears of rent, or may take credit for such sums in any adjustment of accounts between himself and his co-sharers.

**34.** Every notice in and Service of notice. by this Act required to be served, may be served—

- (1) by delivering the same to the person to whom it is directed, or on failure of such service, by posting the same on some conspicuous part of the house in which the said person resides, or by delivering the said notice to any agent authorized to appear generally for the person to whom such notice is directed; or

such notice directed to the said person at his usual place of abode, or to the place where he may be known to reside; or

- (3) by posting a copy of the notice at any māl cutcherry of the estate or tenure of the person to whom the notice is directed; or if no such māl cutcherry be found, on some conspicuous place on the said estate or tenure to which such notice relates, and by delivering, in the case of estates paying their annual revenue by four instalments, another copy thereof to any agent who shall have paid an instalment of revenue next after the preparation of such notice. In all cases where two or more persons are holders of an estate or tenure, service of notice under this clause shall be deemed to be good and sufficient service on each and all of such persons.

**35.** No proceedings under this Act shall be affected by reason of any mistake in the name of any person thereby rendered liable to pay any sum of money, or in the description of any estate or tenure or land in respect of which he is rendered liable to pay, or by any other informality, provided the directions of this Act be in substance and effect complied with; and no proceedings under this Act shall be affected by reason of the omission to serve any notice on any zemindar whose name is not recorded on the Collector's registers as owner of the estate in respect of which the notice is required to be served.

**36.** For the purpose of any enquiry under this Act, the Collector shall, in addition to every power conferred specially by this Act, have power to summon and enforce the

attendance of witnesses and compel the production of documents by the same means (as far as may be), and in the same manner, as is provided in the case of a Court under the Code of Civil Procedure.

**37.** If any person shall fail to comply with a requisition contained in any special notice served under section six of this Act, or in any notice served for the purpose of any inquiry under Part V of this Act, within the time specified in such notice, the Collector may impose upon him such daily fine as he may think fit, not exceeding the daily fine of fifty rupees and such fine shall be payable daily until the requisition is complied with; and the Collector may proceed from time to time to levy any amount which has become due in respect of any such fine, notwithstanding that an appeal against the order imposing such fine may be pending:

Provided that whenever the amount levied under any such order shall have exceeded five hundred rupees, the Collector shall report the case specially to the Commissioner of the Division, and no further levy in respect of such fine shall be made otherwise than by authority of the said Commissioner.

**38.** Any person convicted before a Collector of wilfully erasing, removing, or damaging any boundary mark (not being a landmark fixed by the authority of a public servant within the meaning of section four hundred and thirty-four of the Indian Penal Code) which has been lawfully erected, may be ordered by the convicting officer to pay such sum, not exceeding twenty rupees, for each mark so erased, removed, or damaged, as the said officer may think fit in addition to such sum as may be necessary to defray the expense of restoring the boundary mark so erased, removed, or damaged, and of rewarding the informer through whom the conviction was obtained.

**39.** A fine under either of the two sections last preceding may be levied as far as possible in the manner provided in section three hundred and seven of the Code of Criminal procedure, but if no movable property belonging to the person from whom the fine is due is found in the district within which the order was passed, then such fine may be levied as if it were an arrear of revenue.

**40.** Whenever the person erasing, removing, or damaging any boundary mark cannot be discovered, or if for any other reason it is found impracticable to recover from him the sum which he has been so ordered to pay, the boundary mark shall be restored or repaired by the Collector, and the expenses thereby incurred shall be paid by the occupants of such of the contiguous lands as to the Collector may seem fit.

**41.** Every amount which may become due to the Collector under the provisions of this Act in respect of any expenses incurred, or of any notices served, shall be deemed to be a demand under section 2 of Bengal Act VII of 1868.

No proceedings under this Act to be affected by any mistake or misdescription.

When person removing boundary mark cannot be found, Collector may repair.

Every amount deemed to be a demand under Bengal Act VII of 1868.

Power of Collector to enforce attendance of witnesses.



*provision for the recovery of arrears of Land Revenue and Public Demands recoverable as arrears of Land Revenue) and shall be leviable as such.*

42. Except as hereinafter provided in section forty-three, no appeal shall lie, as of right, against any order passed under this Act by any officer; but except as otherwise specially provided in this Act, the proceedings and orders of Assistant Superintendents and of Deputy Collectors under this Act shall be subject to the supervision and control of the Superintendent of Survey or Collector; the proceedings and orders of the Superintendent of Survey, and of the Collector, to the supervision and control of the Commissioner of the Division; and the proceedings and orders of all officers to the supervision and control of the Board of Revenue.

43. An appeal shall lie to the Commissioner of the Division against every order of a Superintendent of Survey, Collector, Assistant Superintendent, or Deputy Collector,

*Appeal to lie to the Commissioner against order of Superintendent of Survey, Collector, Assistant Superintendent, or Deputy Collector.*

- (a) deciding a boundary dispute,
- (b) imposing a fine under section thirty-seven; or

- (c) imposing a fine under section thirty-eight, if the appeal be presented within thirty days from the date of the passing of such order.

44. The Commissioner may pass such orders as he shall think fit in respect of the payment by any other party or parties of the costs incurred by any party in an appeal.

45. No suit shall be brought to set aside an order of a Superintendent of Survey, Collector, Assistant Superintendent, or Deputy Collector deciding a boundary dispute, unless an appeal shall have been first preferred to the Commissioner under section forty-three, or unless the person suing was at the time when such order was passed a minor, or insane, or an idiot.

46. The provisions of Part IV of this Act shall apply to all sums expended by the Government since the first day of November one thousand eight hundred and seventy-four in erecting boundary marks.

*Recovery of sums expended by Government since 1st November 1874.*

F. CLARKE.

*Offg. Asst. Secy. to the Govt. of Bengal  
Legislative Department.*



In the first section a new provision was introduced ; he meant one which was not in the Bill passed by this Council in 1872. It would be inconvenient that it should be necessary for the Lieutenant-Governor, the moment this Bill became law, again to notify all the municipalities ; and therefore the first section provided that this Act should at once be in force in every municipality which was now under the District Municipal Improvement Act of 1864, and in every town which was under the District Towns' Act of 1868. The Bill would at once take the place of those two Acts in the towns in which they were now in force, and the mode of taxation which was in force in each town under those Acts would continue to be in force under the new Act until any special alteration was made. Then clause (b) gave the Lieutenant-Governor power to extend the Act to other towns and places.

The second section, with the schedule to which it referred, repealed eleven Acts, and got rid altogether of them from the Statute Book.

Passing on to the 2nd chapter, the 5th and following sections were of importance. The provisions of the old Bill had been adhered to as regards the tracts of country which might be made first class municipalities ; there must be a minimum of 15,000 inhabitants, and the average number of inhabitants must be not less than 2,000 to the square mile ; for first class municipalities those limits had been adhered to.

The old Bill provided for second and third class municipalities,—rural communes, as the late Lieutenant-Governor called them. The third class had been thrown out altogether in this Bill, and other limiting conditions had been imposed as to the tracts which might be declared second class municipalities. It was provided that such tracts must contain at least 1,000 inhabitants, and the average number of at least 500 to the square mile, of half the density of the population of a first class municipality. It was provided that the majority of the adults must be employed in non-agricultural occupations ; and when the nucleus for these municipalities had been obtained under this provision, section 8 provided that other places, not being more than half a mile distant from one another, might be joined so as to form a union. This was to meet the case of places which might be called suburbs of the towns which were created municipalities. It would be seen that, as a consequence of not adopting the third class municipalities of the old Bill, all the provisions of Part XII of that Bill, as to village chowkeedars and chakran lands, which were objected to, fell out of the new Bill, which left the existing law intact upon those subjects.

The third chapter treated of municipal authorities and the constitution of municipalities, of which he would notice the chief points. The Lieutenant-Governor might direct the election of not less than two-thirds of the Commissioners by votes of the rate-payers. He might remove a Commissioner for certain reasons which were specified in section 14, for corruption or continued neglect to attend the meetings of the Commissioners, or otherwise to discharge his duty as a Commissioner or member of a Ward Committee. The Magistrate of the district or division of a district in which a municipality was situated, as the case might be, was *ex officio* to be Chairman. The Lieutenant-Governor might also appoint other persons, holders of appointments under Government, to be *ex officio* Commissioners, but under the proviso that not more than one-third of the whole number of Commissioners should be persons holding in the Judicial, Police, or Revenue departments of the Government service salaried offices, of which the functions were exercised within the district in which the municipality was situated, unless such persons were elected Commissioners otherwise than by appointment by the Lieutenant-Governor. The 17th and following sections provided for the retirement of the Commissioners by rotation. It was desirable to have new blood among the Commissioners ; but it was provided that any retiring Commissioner might be re-appointed, so that the services of any one who was particularly valuable amongst the Commissioners could be retained. The time of service of the Commissioners was limited to three years ordinarily ; but it would evidently be very inconvenient to have all the Commissioners retiring simultaneously at the expiration of the third year from the first appointment of the Commissioners, and therefore a mechanism was provided in section 18 by which one-third of the Commissioners should

retire in each year up to the end of the third year, so that the Commissioners would only lose one-third of its members in any one year. Section 23 provided that the Commissioners should elect their own Vice-Chairman, subject to the approval of the Lieutenant-Governor, and that such Vice-Chairman might be removed by a resolution of the Commissioners in favour of which not less than two-thirds of the Commissioners should have voted.

The second part of the chapter provided that the Commissioners under the Act should succeed to the rights and liabilities of the Commissioners, Committees, and Panchayets appointed under the old Acts, of which it took the place.

In part 3 of the same chapter, of the mode of transacting the business of the Municipality, it would be noticed that the quorum in a first class municipality was five, and in a second class municipality three. Section 37 defined that the Chairman should, for the transaction of the business of the Commissioners, exercise all the powers of the Commissioners, provided that the Chairman should not act in opposition to, or in contravention of, any order of the Commissioners at a meeting, or exercise any powers which were directed to be exercised by the Commissioners at a meeting.

Part 4 of the same chapter provided for Ward Committees—off-shoots of the municipal body, whom they might cause to be elected or might appoint to perform any duties which the municipal body might delegate to them in any specific parts of the Municipality; such Committees would elect their own Chairman.

Part 5 related to the liabilities of the Commissioners and Ward Committees. It was provided as usual that no Commissioner or officer or servant of the Commissioners should be interested in any contract made with the Commissioners, and so on.

Chapter 4 was in regard to the municipal fund and its application. By section 48, the first charge on that fund was the payment of police, such police as, under the power laid down in this Act, should have been fixed by the Government as sufficient for each municipality. This was one of the compulsory charges which the Commissioners must meet. There was also one other compulsory charge, which would be found in the last section of the Bill; it was that entailed by the duty of keeping up such portions of district roads (the lines of road which outside the municipalities were kept up by the Road Cess Committee,) as fell within the municipal limits. The last section of the Bill provided means by which the Government could enforce the performance of these two duties. If the Commissioners did not themselves pay the amount which was due for police, and if they failed to keep up those portions of the main arteries of communication which lay within their own municipality, then the Lieutenant-Governor might take the matter out of their hands, might supersede them *pro hac vice*, and authorize the Magistrate to levy the money and perform the duties himself. With these two exceptions, it was left optional with Municipal Commissioners to spend money on the objects specified in section 49, viz. the construction, repair, and maintenance of roads, wharves, embankments, channels, drains, bridges, and tanks; the supply of water and lighting of roads, and other works of public utility calculated to promote the health, comfort, or convenience of the inhabitants; the diffusion of education, and with this view the construction and repair of school-houses, and the establishment and maintenance of schools either wholly or by means of grants-in-aid; the establishment and maintenance of hospitals and dispensaries; the promotion of vaccination; and for carrying out the purposes of the Act generally. When he said it was left optional with them, he meant that no special procedure was provided in this Act by which these things could be done, or by which the Municipal Commissioners could be forced to do them.

One main difference between this Bill and that of 1872 was that section 168 of the old Bill made it compulsory upon the Municipality to contribute towards vernacular education. That was one of the clauses to which the Governor-General objected, and others also. The clause had been omitted, and it had been left optional with the Municipal Commissioners to contribute to this object of education, whether vernacular or higher.

Another very important item which appeared in the old Bill had been omitted. In the old Bill, one of the objects for which Municipal Commissioners

might expend their funds was the support or relief of the poor in times of exceptional distress. That was not considered to be a legitimate object of expenditure of the municipal funds, and therefore it had been omitted from the present Bill.

Then followed the provisions as to the accounts and preparation of estimates. The Commissioners were to send their estimates to the Magistrate, who would pass them on to the Commissioner of the division with his remarks. The Commissioner might return them with any objection which he might have to make, and these would be considered by the Municipal Commissioners at a special meeting called for the purpose, and the decision of the majority of the Commissioners attending at such meeting would, subject to the provisions of section 56, be final. In other words, there was no power reserved either to the Magistrate or the Commissioner of the division to over-rule the decision to which the majority of the Municipal Commissioners at a meeting might adhere. MR. DAMPIER hoped this fulfilled to the satisfaction of hon'ble members the intention of making the Municipal Commissioners free of control.

The municipal accounts would be audited by such person as the Lieutenant-Governor would direct; and section 59 provided that the municipalities should be bound to contribute towards the cost of such establishment as might be necessary in the offices of the Magistrate and the Commissioner of the division for municipal duties. The work thrown upon them was occasionally very heavy, in such districts especially as the 24-Pergunnahs, where there was a very large number of municipalities.

Chapter 5 was the most important of all, and differed materially from the provisions of the old Bill. He said, in asking leave to introduce the Bill, that it would not be the object to increase taxation, and that they should retain only those taxes which were familiar. Accordingly they had thrown out the following taxes, which appeared as alternative taxes in the old Bill: the tax upon trades and callings, the tax upon processions, the octroi duties, the duties upon boats moored within the limits of municipalities. These four taxes they had thrown out, and the scheme of the present Bill was this. There were two main taxes alternative to one another, either of which the Commissioners might adopt for their municipality. The first was a tax upon persons occupying holdings within the municipality, according to their circumstances and their property within the municipality. This was nothing but the old and most familiar mode of municipal taxation in Bengal,—the mode under the Chowkidaree Act of 1856 and the District Towns' Act. It was a rough method of taxation, but there was to be said for it that it was well understood, and that several of the municipalities which were now under the District Municipal Improvement Act,—the more advanced municipalities—in which the more strictly accurate mode of taxation, by a percentage on the annual value of all holdings situated within the Municipality, was in force; several of these municipalities which had this more perfect mode of taxation had cried out that it was not suitable to their circumstances, and had asked for a law which would enable them to impose the more primitive mode, which was called in this Bill a tax upon persons occupying holdings according to their circumstances and property within the municipality.

For those municipalities which preferred the more perfect and more advanced form of taxation, it was allowed, as an alternative, to impose a tax on the annual value of holdings. That was also a well-known mode of taxation now. In the case of both these taxes the Bill adhered to the maximum imposed on each by the existing law; so there was no increase of taxation in respect of them.

Besides these two main taxes, were three minor taxes, one or all of which might be imposed in any municipality,—the tax upon carriages, horses, and other animals, the fees on the registration of carts, the tolls on ferries and roads. Wherever there was a ferry, there must be tolls charged; the Municipal Commissioners could scarcely be expected to incur the cost of maintaining a ferry for nothing. A toll upon roads was optional, and might be imposed or not according to the discretion of the Commissioners. Then as to the fee on the registration of carts: this was in force in some municipalities now, and would certainly not be adopted by any municipality except those which were towns of some importance, and in which carts were generally employed for purposes of trade. As to the tax upon carriages, horses, and other animals, it was obvious

that this was a tax on luxuries, which it was quite right to impose wherever there were enough of carriages and animals to make the imposition of the tax remunerative.

Part 3 of this chapter contained provisions as to the mode of assessing and levying taxes; these provisions had been rearranged, but it was not necessary to notice them now.

As to Part 5, regarding the tax upon carriages and animals, he would only notice that in the old Bill the schedule imposed a tax upon bullocks. He had omitted that as undesirable; and even where a town was of such extent that carts were extensively employed within it for other than agricultural purposes, he thought the fee on the registration of carts was the better way of levying the tax. As it stood in the old Bill, there was no limit whatever as to the class of bullocks to be taxed, and no exception made as to bullocks employed in agriculture or any other.

Chapter VII related to municipal police. The provisions of Parts 7 and 8 of the old Bill had been objected to by the Governor-General, who did not approve of the relations between the Government and the municipality in regard to police being altered so summarily, so that the sections of the present Bill maintained the relations between the Government and the municipality as to the police, and the status of the municipal police, as they stood under existing laws.

The chapter relating to the registration of births and deaths had been omitted. It was a reproduction of the Act which existed upon that subject. The Act could not properly be struck out of the statute book, because it might be made applicable to places other than municipalities. As they could not get rid of the Act altogether, he saw no advantage in reproducing its provisions here; so that in the place of the chapter which appeared in the last Bill, this Bill merely provided in one section that every first class municipality should, and every second municipality might, provide for the registration of births and deaths within the limits of their jurisdiction in accordance with the provisions of Bengal Act IV of 1873 (for registering births and deaths).

Similarly, he had omitted chapter 6 of Part XI of the old Bill, which was a reproduction of the Act relating to the prohibition of inoculation in certain tracts of Bengal. That Act might also be applied, and he believed had been applied, to places other than municipal towns, and therefore could not be wiped off the statute book. As it must remain there, he thought it might as well remain under its own number and year than be imported bodily into this Bill. The Bill provided that vaccination was one of the objects for which the Commissioners might contribute, and left it to the Lieutenant-Governor to exercise the powers, under the special Act, of prohibiting inoculation in any municipality in which he should think that sufficient arrangements had been made to provide means for vaccination.

Chapter 9, relating to municipal regulations, need not be noticed in detail. He would only call attention to section 155, which was introduced in reference to a case which arose at Serampore, where the Magistrate declared a certain thing to be an illegal obstruction, and the Commissioners proceeded to remove the obstruction, for which they were sued, and it was held that the Magistrate's order did not protect them while carrying it out. Section 155 ran thus:—

“An order made by the Magistrate under either of the two last preceding sections shall be deemed to be an order made by him in the discharge of his judicial duty, and the Commissioners shall be deemed to be persons bound to execute lawful orders of a Magistrate within the meaning of Act No. XVIII of 1850 (for the protection of judicial officers).”

Chapter 11 provided that the Commissioners might make byo-laws, with the approval of the Lieutenant-Governor, and sections 186, 187, and 188 provided penalties for infringements of such provisions of the Act as would not be ordinarily punishable under the Penal Code. He had already noticed the effect of the last section of the Bill, which was to enable the Lieutenant-Governor to direct the Magistrate to do certain things if the Municipal Commissioners should fail to do them.

With these remarks he would move that the Bill be read in Council.

The HON'BLE BABOO KRISTODAS PAL said, phoenix-like, this Bill had risen from the ashes of the old Bill, which was vetoed by His Excellency the

Viceroy for reasons well known to this Council. It appeared from the lucid statement which the hon'ble member had made that he had taken great care in revising it. The old Bill was open to diverse grave objections, and although the hon'ble member in charge of the Bill had removed many of those objections, BABOO KRISTODAS PAL was not prepared to say that he had been completely successful. He had cursorily compared the new Bill with the old one, and pointed out some of the provisions which he had eliminated from the present Bill. BABOO KRISTODAS PAL would venture to call the attention of the Council to some of the salient points in the present Bill which he thought required modification and amendment. First, as to the creation of municipalities. The hon'ble mover had explained that he had retained the provision of the old Bill defining first class municipalities. That provision was that first class municipalities should comprise a tract of country containing at least 15,000 inhabitants, and the average of the population to the square mile should not be less than 2,000. Now hon'ble members of this Council, who were conversant with the constitution of mofussil municipalities, were doubtless aware that the formation of municipal unions was productive of great hardship and heartburning in the mofussil. A town was taken as the centre of a municipal union, and all outlying villages were added to it as component parts of that union. Now the municipal fund was generally not so rich as to enable the Commissioners to do equal justice to different parts of the municipal union, and the result practically would seem to be that the poorer rate-payers generally paid for the benefit of the rich. Not to go to a distance, BABOO KRISTODAS PAL would invite attention to the constitution of the suburban municipality. Now, that municipality comprised some of the outlying villages about the Salt Water lakes, fishermen's hamlets, which, from their position, could receive, and did practically receive, very little attention; and yet the inhabitants of those villages were made to pay in equal proportion with the inhabitants of the more favoured parts of the municipality. The same observation applied to the Howrah municipality. Whilst the town of Howrah was lighted with gas, the village of Satguchia, for instance, which was about four miles off, had no great attention paid to its wants. He believed the inhabitants of Bally not many months ago petitioned the Lieutenant-Governor for separation from the Howrah municipality, because that village did not receive adequate attention. Many other cases might be cited in which it was seen that the inhabitants of the outlying villages comprising the municipal union had, compared with their means, paid more and received less than the residents of the more favoured portions of the municipality. On this ground he would suggest that no village or place should be added to a municipal union which had not at least in the case of first class municipalities, 500 houses, and in the case of second class municipalities which had not 300 houses in it. It was observable that in some cases some villages might not be fit to be associated with a first class municipality, but might well form the centre or part of a second class municipality. But as the section was worded, it left a wide door for the extension of municipal taxation to these comparatively poor villages. It was also worthy of remark that the definition of the word 'place' gave the Government power to include not only a town or suburb, but any village or hamlet in which the majority of the adult male population was chiefly employed in pursuits other than agriculture, however small the size and sparse the population of such village.

Then he came to the constitution of Municipal Boards or Commissions. He observed that this Bill gave power to the Lieutenant-Governor to extend the elective system to second class municipalities, but not to first class municipalities. It was not for him to discuss here whether the elective system should be indiscriminately introduced into the mofussil, but it struck him that if it was to be introduced at all, it ought to be introduced first into first class municipalities, and then into second class municipalities, if it worked satisfactorily enough in first class municipalities. But section 12 of the Bill said that the Lieutenant-Governor might at any time direct the whole or any number, not being less than two-thirds, of the Commissioners, to be appointed under the last preceding section. Now the last preceding section referred to second class municipalities only. [The Hon'ble Mr. DAMPIER: That was an



oversight.] Well, then, considering it was an oversight, he would not proceed further upon that point.

Then he found that the term of office of Municipal Commissioners was limited to three years. He agreed with the hon'ble mover that it was very desirable to infuse new blood into municipalities, but at the same time he might observe that, as an experienced officer, his honorable friend must be well aware that men capable of intelligently exercising the duties enjoined under the Bill were not very plentiful in the mofussil; and that it was therefore not desirable that Municipal Commissioners who had just begun to learn their business, as it were, and to prove themselves useful, should be turned out just when their usefulness would be valued. BABOO KRISTODAS PAL would not certainly recommend that they should hold office for life, but he thought it would be advantageous to the Municipality if the term of office were extended to a longer period. He was aware that the Bill gave power to the Lieutenant-Governor to reappoint those Commissioners who might prove themselves useful; but on this point he was not quite sure whether the Bill would work to the advantage of the municipality. He need not trouble hon'ble members with any remarks as to how the choice of Government in these matters was or would be practically regulated. He believed they were well aware that practically the nomination of Municipal Commissioners rested with the Magistrates, who selected the members and recommended them to the Government for appointment. Now, by this Bill the Magistrate was appointed *ex officio* Chairman of the municipality; and if any member of the municipality should, by his independence, prove obnoxious to the Magistrate as Chairman, he believed it might be taken as morally certain that that Commissioner was not likely to be recommended for reappointment: so this clause would work to the positive detriment of the Municipal Board and the tax-payers. In fact, the provisions limiting the appointment of Municipal Commissioners to three years, and giving the power to the Government of reappointment, would together have a tendency to the suppression of independence in the municipal board. He would therefore recommend that where the elective system would be introduced, it should be left as a matter of course to the electors to re-elect any member they liked. But where the Commissioners would be nominated by the Government, he was of opinion that the elective principle might be conceded in so far that the Municipal Commissioners should have the power of re-electing any retiring member they might think fit. In that case the independence of the members would be secured.

Then he observed that whether the Municipal Commissioners were elected by the ratepayers or nominated by the Government, the Magistrate must be *ex officio* Chairman. He thought it would be hardly consistent that where the power of election should be given to the ratepayers, the elected Commissioners should have the right of electing their own Chairman. He must confess that at present the minor Municipalities' Act, which was prepared, he believed, by the hon'ble mover—he meant Act VI of 1868—relating to second class municipalities, was more liberal on this point; for it allowed the Commissioners to elect their own Chairman. Section 36 of Act VI of 1868 said that, subject to the provisions thereafter contained, every Committee should elect one of its members to be Chairman and another to be Vice-Chairman. Now, if this hon'ble Council thought it proper, and intended to give power to the Commissioners of second class municipalities under Act VI of 1868 to elect their own Chairman and Vice-Chairman, he thought that it would be consistent if they conceded this power also to the first class and second class municipalities under the Bill. He observed that the Vice-Chairman might be elected by the Commissioners; but it was also provided that the Lieutenant-Governor might sanction the election permanently, or for a term of years, of a salaried Vice-Chairman, and he did not perceive the consistency of that provision. If any unsalaried Vice-Chairman might be elected by the Commissioners, why should not the salaried Vice-Chairman be similarly elected or appointed without reference to the Lieutenant-Governor. This provision was scarcely consistent with the theory of independence, which he believed this Bill contemplated to secure to the Municipal Commissioners.



Then, again, with regard to the removal of the Commissioners, the power given by section 14 appeared most arbitrary. He admitted that this power existed under the present law; but as the present opportunity was taken to amend the law where it was defective, grave defects of this kind ought to be corrected. It provided that the Lieutenant-Governor might from time to time accept the resignation of any Commissioner or member of a Ward Committee appointed or elected under this Act, and might remove any such Commissioner or member of a Ward Committee for corruption or continued neglect to attend the meetings of the Commissioners—it was not mentioned for what period—or *otherwise to discharge his duty as Commissioner or member of a Ward Committee*. He thought that the word 'otherwise' was very indefinite, and the defect under notice should be remedied.

He would now turn to the chapter relating to the application of the municipal fund. Now, the first charge on the fund was the maintenance of the municipal police. He believed hon'ble members were aware that a considerable proportion of the municipal income in the mofussil, particularly in the case of second class municipalities, was appropriated to the payment of the police. This was a standing subject of complaint, and he wished some provision was made to limit the percentage of expenditure for municipal police. If a comparison were made between the sums paid for police and the expenditure for legitimate municipal purposes, he believed it would be found that the bulk of the municipal income in second class municipalities went towards the support of the police. Then he found in section 49 that the Municipal Commissioners, with the sanction of the Lieutenant-Governor, might apply the municipal fund to the construction, repair, and maintenance of roads, wharves, embankments, channels, drains, bridges, and tanks. He did not believe it was intended that that provision of the Bill would be carried out to the letter. But it struck him that, by inserting that clause, some of the obligations which now rested on the provincial and local funds of the Government might be transferred to the municipal fund. Now, as to the construction of embankments, wharves, bridges, or channels, he did not think those were legitimate subjects of expenditure for a local municipal fund. Then clause 3 of the same section was also very comprehensive: It provided for the construction of "other works of public utility calculated to promote the health, comfort, or convenience of the inhabitants." The word 'comfort' might be construed in any way the Municipal Commissioners might like, and thus divert the municipal fund to purposes which were not contemplated by this Bill. Music, for instance, might be considered a subject which came within the meaning of this provision.

Then he noticed that a system of municipal federation was contemplated by section 50, under which a municipality might be allowed to contribute to works executed by a neighbouring municipality on the principle that it would benefit the contributing municipality. Now, if this principle were recognized in the case of the Suburban municipality, all the funds of that municipality might be claimed by the Calcutta municipality. The drainage and water-supply of Calcutta had greatly and sensibly contributed to the sanitary improvement of the suburbs. On the same principle the Port Commissioners might ask the Calcutta municipality to contribute to their fund, because the works executed by the Port Commissioners had greatly tended to the comfort of the inhabitants of the town. He thought a municipality should be considered as a distinct unit, and that all works executed by it should be constructed and maintained from its own fund. In these days of decentralization, he did not understand on what principle such a scheme of municipal federation was justified.

Whilst referring to this chapter, he might refer to section 28, which provided that the Government might make over to a municipality hospitals, dispensaries, schools, rest-houses, markets, tanks, and wells which might be found within the municipality. That meant that the obligation of maintaining such institutions might be thrown upon the municipality. Of course it would be discretionary with the Government and the Commissioners to enter into such an arrangement, but he thought that the provision might be worked to the detriment of municipalities; for it was notorious that the funds of mofussil

municipalities were very limited, and it was not therefore just to multiply their obligations. Then he observed that not only were the Commissioners required to maintain their own establishment, but also to maintain the separate establishments for municipal purposes entertained in the offices of the Magistrate and the Commissioner of the division. On that principle the Government of Bengal might as well call upon municipal bodies throughout the country to contribute to the maintenance of the establishment now employed in the Bengal Secretariat for supervising municipal work. The superintendence of municipal administration being a part of the duties of the Magistrate and the Commissioner, it ought to be done by the general establishment of their respective offices, and BABOO KRISTODAS PAL did not think a separate contribution should be made from the municipal funds. So far as he could judge from the Bill, it appeared that the establishment and police would absorb a considerable portion of municipal income.

Then he came to municipal taxation. The hon'ble member had explained that the Bill did not contemplate an increase of municipal taxation. The tax upon carriages and animals was one to which, on principle, he did not object, as it was a tax upon luxury, and was intended to be imposed upon that class of tax-payers who would be best able to bear it. He thought, however, that it would be but proper and just that this tax should be confined to first class municipalities. It would, he believed, be conceded that there was no room for raising such a tax in second class municipalities. The same remarks would apply to the fee upon the registration of carts. He did not think the hon'ble mover intended that carts in rural towns should be taxed; they were so few and far between. He had a decided objection to the levy of tolls on roads. It would be perfectly proper to levy tolls on ferries, because they could not be otherwise maintained. It was true that this tax might be imposed at the discretion of the Municipal Commissioners, but he did not think it desirable that such discretion should be given to the Commissioners. As a rule, tolls were not levied now by municipalities, except where ferry funds were applied to the construction of roads. He had received many complaints from persons who had been victims of this system of taxation. He knew a case which had been carried up to the High Court from Howrah. When the Road Cess Bill was before the Council, Mr. Leonard, who was then Secretary to the Government of Bengal in the Public Works Department, wrote an able minute pointing out the objection to tolls on roads, and that was assigned as one of the reasons for the imposition of the road cess. He hoped the hon'ble member would see the propriety of omitting the provisions regarding tolls upon roads. The collection of these tolls caused great annoyance, oppression, and hardship, particularly to the poorer classes, who had no means of getting proper redress.

Then, with regard to municipal regulations, he observed that the hon'ble member had made no distinction between first and second class municipalities. If he would kindly refer to his own Act VI of 1868, he would find that he had therein made considerable distinction with regard to conservancy regulations which ought to apply to second class municipalities covered by that Act.

Then he observed that the Bill authorized the Municipal Commissioners to establish municipal markets. Now, considering that the funds of mofussil municipalities were very limited, he thought a municipal market ought to be the last object to which those funds should be applied. The law gave ample power for the regulation and improvement of existing markets; and if the sanitary improvement of private markets could be secured by means of the proper enforcement of the conservancy regulations laid down in the Bill, he did not think it would be desirable to authorize Municipal Commissioners to apply any portion of their funds to the establishment of markets as a speculation, and for competition with private enterprise. He must say, with all deference, that some of the mofussil Magistrates had very queer notions about markets. He heard the other day that a Magistrate wanted to establish a free market out of the municipal funds, and that the private proprietor of a market would suffer a loss of Rs. 500 a year because the Magistrate insisted upon opening a rival free market. With the extensive powers which this Bill would give to Magistrates, he did not know to what extent municipal funds would be diverted to the injury

of proprietors of private markets. He would therefore simply confine the provisions of the Bill in this respect to the regulation and sanitary improvement of private markets.

Then it would appear that under section 204 all the proceedings other than judicial proceedings of the Commissioner or of the Magistrate of the district, except as therein specially provided, should be subject to the control of the Commissioner of the division. Now this provision was not consistent with the theory upon which the Bill had been framed, viz. the propriety of giving the people a full control over the administration of their local affairs by the appointment of Municipal Commissioners. He readily allowed that there ought to be some restriction imposed upon the discretion of the Municipal Commissioners in laying out large sums of money upon works of permanent utility, but as a rule he thought the Municipal Commissioners ought not to be fettered by the supervising control of the Divisional Commissioners. In the case of the Calcutta Municipality, works involving sums of more than Rs. 50,000 had to be sanctioned by the Lieutenant-Governor; in the same way a money limit should be prescribed in matters of that kind for mofussil municipalities. But he thought the Commissioner of the division should not be allowed to exercise control over all proceedings of municipal corporations.

With regard to the last section to which the hon'ble member had referred, which rendered it compulsory upon the Commissioners to maintain roads constructed by the Road Cess Committee so far as they were within municipal limits, he had simply to observe that the Municipal Commissioners ought to be allowed a voice in the construction of these roads. He admitted that when a district road passed through a municipality, the Commissioners should maintain the line of road passing through it, but at the same time they ought to be consulted before that line of road was laid down.

Lastly, he came to the bye-laws. The power given to the Commissioners to frame bye-laws was really very great. In fact, it comprised no less than fifteen subjects, and some of these referred to police matters which did not properly come within the cognizance of the Commissioners; and the powers given were so wide and comprehensive, that practically if these powers were exercised, the Commissioners would be vested with the functions of this Council in very many matters. He would not, however, dwell upon these provisions in detail, which might be fitly considered in Select Committee.

THE HON'BLE BAHOO JUGADANUND MOOKERJEE said he had but a few words to say, and would be very short. He thought there were many points in regard to which the Select Committee would form their own opinion, but there were one or two particular matters which deserved the consideration of the Council. In the first place, he thought that where the Bill provided for a minimum number of Commissioners, it ought to provide also for a maximum number. This suggestion he made for the following reason. At present there were a number of Commissioners who seldom took interest in the general affairs of the municipality to which they belonged; and yet when there was some question in which the interest of some particular officer or officers of the municipality was concerned, then, and then only, did we see the faces of those Commissioners. For this and other reasons he thought that a maximum number of Commissioners should be fixed.

Then, again, he found in section 30 that the Chairman had absolute power in all matters except those which were left to be settled by the Commissioners at a meeting. He should like to see provision made for the appointment of sub-committees for assisting the Chairman in the deliberation of all matters, except those of general importance, which should be discussed at general meetings.

He also objected to that part of the Bill which provided for the retirement of Commissioners at the end of every three years. The new law, under which the Commissioners were to retain their appointment for three years only, was passed in 1873, and we had already seen the result of it in the suburban municipality. There were some most useful Commissioners who had gone out, and some Commissioners who very seldom took an interest in

municipal matters had been retained. It therefore appeared to him that the provision relating to the appointment of Commissioners for a period of three years was a subject deserving the attention of the Select Committee. He thought that the term of office ought to be extended to seven years, and not less.

There were other important matters, which would no doubt be considered in Select Committee. He did not therefore wish to take up the time of the Council, but he generally agreed with the hon'ble member opposite (Baboo Kristodas Pal) in the opinions which he had expressed.

The HON'BLE THE ACTING ADVOCATE-GENERAL had a word or two to say in this matter, with reference to the appointment of Commissioners for three years. He was of opinion that the appointment of Commissioners for three years was in case of the gentlemen who might be appointed. A man might be perfectly willing to accept an appointment and give up a portion of his time for the space of three years, but he might not be willing to undertake the duties of such an office for a longer period. If any gentleman should take a particular liking to the office, and should make himself useful in that department, there was a power of reappointment given under the Bill. Objection to the comparatively short period of appointment was made on the ground that, in case a Commissioner should render himself obnoxious to the Magistrate, he would not be likely to be reappointed. With regard to that, the ADVOCATE GENERAL would remark, as he had on a former occasion pointed out, that in the work of legislation we should not look to extreme cases, but should provide for those which occurred in the ordinary course of things.

He had heard a great many objections made by the hon'ble gentleman opposite (Baboo Kristodas Pal), some of which were certainly deserving of consideration. He entirely agreed with the hon'ble member as to the question of imposing tolls upon roads; he thought that that provision should be expunged from the Bill. The provision would probably lead to the oppression of the poor, and he thought it would be a great pity to retain in the Bill a provision which was really objectionable, and which would go but a very little way in augmenting the funds of municipalities.

The HON'BLE MR. DAMPIER said that he had very little to say in the way of opposition in answer to the remarks of the hon'ble members who had commented upon the Bill. On many points, which the hon'ble member opposite (Baboo Kristodas Pal) had mentioned, MR. DAMPIER much inclined to go with him. But as he had told the Council, he had taken up the Bill which this Council had already passed in 1872 as the model of this one; and the various points on which the hon'ble members had commented were points which had been accepted by the Council in the former Bill, of which no disapproval had been expressed by the Governor-General in refusing his assent to the Bill, and against which he was not aware that any general outcry had been raised. He had therefore accepted them in this Bill, not as originating from himself, but as having been adopted by the Council on the former occasion, and which were at any rate such as should not be departed from without full consideration of the Council. On one of the points to which the hon'ble member opposite (Baboo Kristodas Pal) had commented, MR. DAMPIER would however express his strong dissent. As long as the administration of these provinces was on the present system, and the Commissioners of divisions were responsible for the administration of their division in every respect—as long as the office of a Bengal Commissioner was such that his division sometimes included a population exceeding that of entire whole administrations outside Bengal—so long, he said, it would not be right to exclude a certain portion of his division from the Commissioner's supervision and control to create *imperia in imperiis*; and therefore upon that point he must differ entirely from his hon'ble friend. He thought the Commissioner's control over municipalities should be reserved, as much as his control over other officials and official bodies working under him.

As to the grievance which was felt regarding the inclusion of outlying villages in municipalities, he was personally aware that this had been felt, and he should be very glad to suggest that the Select Committee should consider such modifications and restrictions as the hon'ble member had proposed.

Then as to the matter of the three years' tenure of office by Commissioners, he felt the force of the hon'ble gentleman's opposition that it strengthened the hands of the official Magistrate as against the non-official Commissioners. This was a sort of point upon which he should be very glad if hon'ble members should take this opportunity of expressing their opinions as a guide to the Select Committee afterwards.

Then as to the bulk of the income of second class municipalities going to the support of the police, he was quite willing to impose a reasonable limit to the amount or proportion of its income which a second class municipality should pay for police. We had found a limit provided by the former Bill; but from the figures which had been supplied to him in respect of existing municipalities and towns, it appeared that the limit imposed by the Bill was so high as to be practically useless.

Then as to section 50, the objection was taken that one municipality should not contribute towards the works of another. It seemed to him a useful provision. He would take as an illustration the suburbs of Calcutta, which were one municipality, and of the adjoining tracts, which had been formed into another municipality or town under Act VI of 1868. Suppose they were to start a scheme of water-supply, and it was desired to make the head of the water-supply in the suburban municipality. He thought the suburban municipality might well say to the adjoining town—"As soon as we have made our head works, you have only to lay your pipes and take water into your streets: therefore we call upon you to contribute a fair share towards the cost of the head-works, of which you will get the benefit." It seemed to him that to meet such a case the section was a good one, because it might come to this, that if there were no section empowering the two municipalities to share expenses in such cases, both would have to go without some benefit which both desired to have. Then as to the establishment of the Magistrate and Commissioner's offices being paid for out of the municipal funds. Municipal administration, as they hoped, was an improved form of administration, and more to the advantage of the people than the ordinary system, which was sufficient for the rural parts of the country in general. Now, to give to a town this improved administration, a more expensive machinery was required. The immediate effect of creating a number of municipalities was that the Magistrate came up for an establishment for the extra work thrown on his office, and so did the Commissioner of the division, who might require one or two clerks in addition to his establishment. He did not think in any case more than this had been asked for.

The necessity of the additional establishment arose out of the arrangements made for giving improved administration to the municipalities or urban populations; and it appeared to him, under these circumstances, that they should expect to pay for these establishments, and not expect payment of these establishments from the general revenues, which was in effect to throw a portion of the charge on the rural population, which did not benefit by the more advanced form of administration.

As to the tax upon horses and carts being limited to first-class municipalities, he was inclined to agree with the hon'ble member.

As to the matter of tolls on roads, the question was one which had been widely discussed. He supposed they all agreed, as a general principle, that turnpike gates should be wiped off the face of the earth. Under certain circumstances, however, it might be that want of money would entail on municipalities, in the earlier stages of their existence, evils even worse than turnpike gates. He should be inclined, therefore, to leave it to the option of the Commissioners, who could not raise money enough in other ways, to adopt this plan.

As to bazars and markets, the provisions were taken word for word from the Bill of 1872, and that was another point upon which he thought hon'ble members might take this opportunity of giving the Select Committee the advantage of their individual views.

Again, as to municipal regulations. The hon'ble member opposite had suggested that a distinction should be made between first and second class municipalities. In this also he agreed with the hon'ble member: rather he

should say that it should be declared that such and such sections were applicable to each municipality, as had been done in the law of 1868, to which the hon'ble member had referred. It had appeared to Mr. DAMPIER that there were certain provisions in the municipal regulations which were rather matters of police, but they were provisions which had been adopted by the Council in the last Bill. It was more easy for the Council now to throw them out than for an individual member to do so.

As to the maximum number of Commissioners, he thought there was something in the objections of the hon'ble member to the right; not that he (Mr. DAMPIER) feared that there would be any likelihood of having too many Commissioners in mofussil municipalities. Still he should be willing to fix some limit, such as perhaps a number of Commissioners in proportion to the population of the municipality. He did not think that the Chairman should be assisted by sub-committees, as he did not think that this would work in most mofussil municipalities, though it might do so in the suburbs and other places where there were large numbers of Commissioners. He did not see that the Act would bar the Chairman from calling in the advice of sub-committees, but an express provision might perhaps be introduced making the system of sub-committees optional with the Commissioners in large first class municipalities.

He would repeat that he would be glad if any other members would favour the Council now with an expression of opinion for the guidance and assistance of the Select Committee as regards the general questions of markets, tolls on roads, &c.

The motion was put and agreed to.

The Hon'ble Mr. DAMPIER moved that the Select Committee should contain two gentlemen, who had much experience in municipal affairs, and whose services had not been made as much use of in Select Committees of the Council as those of some other gentlemen. He would propose that the Select Committee be composed of the hon'ble Mr. Hogg, the hon'ble Baboo Juggadanund Mookerjee, and the mover.

The motion was agreed to.

The Council was adjourned to a day of which notice would be given.

#### COMPLETION OF THE DAM ACROSS THE DAMOODUR RIVER.

No. 836—S.R., dated Calcutta, the 1st May 1875.

From—H. J. REYNOLDS, Esq., Officiating Secretary to the Government of Bengal,  
To—The Commissioner of Burdwan.

I AM directed to acknowledge the receipt of your letter No. 15 of 13th instant, to the Secretary in the Irrigation Branch, Public Works Department of this Government, submitting a report from Mr. Weekes, the Officiating Collector of Hooghly, on the completion of the dam across the river Damoodur, and on the flow of the Damoodur water into the Hooghly district through the Kana Nuddee.

2. The Lieutenant-Governor has perused this report with much satisfaction, and is glad to observe that a great portion of the cost of the construction of the dam has been met by voluntary subscriptions. His Honor desires that you will be good enough to convey his congratulations to Mr. Whitfield, C.E., on the success which has attended the measures adopted by him for giving a supply of water to the Hooghly district.

3. This correspondence will be published in the Supplement to the *Calcutta Gazette*.

No. 15, dated Burdwan, the 13th April 1875.

From—C. T. BUCKLAND, Esq., Commissioner of the Burdwan Division,  
To—The Secretary to the Government of Bengal, Public Works Department, Irrigation Branch.

With reference to the orders of Government, in the Statistical Department, No. 292B, dated 25th January 1874, and the connected correspondence, I have



the honor to submit, for the information of Government, copy of a letter No. 29, dated 6th instant, from the Collector of Hooghly, reporting on the completion of the dam across the river Damoodur and on the flow of the Damoodur water into the Hooghly district through the Kana Nuddeo.

2. The estimated cost of the construction of the dam is reported to be Rs. 6,439, and the voluntary subscriptions promised for the work amounted to Rs. 5,595. The sum still wanted to make up the cost is therefore Rs. 844.

3. Of the total amount of subscription, Rs. 4,685 were collected up to the 8th instant, leaving a balance of Rs. 910, which are in the course of collection.

4. I beg to suggest that the Collector's report may be published in the supplement to the *Gazette*. The engineering part of the work has been excellently done by Mr. Whitfield, C.E.

No. 29, dated Hooghly, the 6th April 1875.

From—A. WICKES, Esq., Offg. Collector of Hooghly,  
To—The Commissioner of the Burdwan Division.

I HAVE the honor to draw your attention to the great scarcity of water that exists in this district. I cannot go anywhere without being asked to assist the people to obtain a supply for themselves and cattle. Even in Hooghly itself, water is so scarce that the roads cannot properly be watered. Most of the tanks are dry, and generally in the district only water-holes with a little filthy water are to be met with. Yesterday two applications for assistance were presented by ryots from the north of the district. I have determined to request the zemindars of their villages to assist them. The scantiness and badness of the water probably, in some way or other, aids the development of the cholera poison that has for some time been making itself felt, and perhaps of small-pox and cattle disease, of which there have been several cases.

2. In connection with the same subject, I have the honor to report that the dam across the Damoodur was completed and the water entered the Kana Nuddee on the 9th ultimo, and after a course of 30 miles reached Gopalnuggur on the morning of the 17th, entered the new canal there on the 18th, and through it the Saraswati river bed on the 19th, from whence it began to flow both north and south from Purusottampur along the dry bed. From this it has taken a long time to come north, as the people were so anxious to dam it up and to turn it into their fields, ponds, and empty watercourses, and the country slopes to the southward; but I have, in communication with Mr. Whitfield, now brought the water in a fine stream to opposite Hooghly by raising the weir leading to the Kunttee river and also checking the flow southwards. The water this morning reached a place within six miles of Tribany, where I saw it flowing along in a strong clear stream. The southern part of the Saraswati was more readily filled. The water for drinking purposes alone is a great boon to the people along the course of the Kana Nuddee and Saraswati. It is beautifully clear and fresh, a great contrast to the old filthy water-holes. The people were really very hard-up for water before, both for themselves and their cattle; and the very winding channel of the latter distributes the water through a considerable range. It is also very generally being used for irrigation, and the ryots declare themselves willing to pay for the water at so much per beegha: as 1 rupee for onions and potatoes, 1 rupee 8 annas for sugarcane, and 8 annas for other crops. Mr. Whitfield is endeavouring to give the people all facilities for irrigation, and pipes are being let into the banks of the canal at certain distances for the purpose. This dry year the whole of the Damoodur water could be made use of in this part of the district, but it has been found necessary to let some pass by the escape channel below the dam at Selimabad. Altogether, I think the measures taken this year have been most successful and beneficial.

This morning heavy rain fell for nearly an hour, which will enable the ryots to prepare their land and give them moisture to sow on. Nearly the whole cost of the operations for bringing the Damoodur water into the district has been met by voluntary subscriptions.

## Rainfall, Weather, and State and Prospects of the Crops.

*Statement showing Rainfall, Weather, State and Prospects of the Crops in the different Districts of Bengal, as reported to Government during the week ending the 3rd May 1875.*

District and date of		Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date
BENGAL.			
<i>Western Districts.</i>			
BURDWAN	1 Burdwan, 3rd* May 1875	6.9	Rainfall at Cutwa 1.53; Culna 3.21; Jehannabad 1.2; Ranergunge 50; weather very stormy. Cotton and teel oilseed doing well. Cholera and small-pox prevalent; fever decreasing.
	2 Bankura, 1st .. ..	77	Rainfall almost all over the district on different dates. Sugarcane is being planted; other crops doing well.
	3 Beerbhoom, 1st .. ..	08	Weather cool, and overcast with clouds; a little rain has fallen. There are no crops now on the ground.
	4 Midnapore, 1st .. ..	2.55	A very good shower of rain fell on Tuesday, which appears to be general over the whole district. Indigo sowings and first ploughings have been practicable owing to the ample fall of rain.
	5 Hooghly, 1st .. ..	1.42	Weather rainy and cold on the 25th, 26th, and 27th April; then hot and stormy, with north wind; 30th April and 1st May high wind, and very hot. Rain has fallen in Chinsurah, Bansberah, Pambach, Serampore, Dhoneakhally, Bailagore, Huripal, Chunditola, and Sudder. The rain will suffice to sow on, but the ponds are empty. Cholera and small-pox less.
	Howrah, 1st .. ..	2.04	There was rain for two days during the week throughout the district. Weather warm and cloudy, and strong wind from the south. Reaping of the boro, or spring rice, commenced, and ploughing for the early and late rice crops going on. The young sugarcane much benefited by the rain, but more wanted.
<i>Central Districts.</i>			
PRESIDENCY DIV.	6 24-Pergunnahs, 3rd† May 1875	4.43	Whether hot and evenings cloudy. Rain has fallen throughout the district. The early rice sowings have commenced. Cholera has abated everywhere. Fever increasing at Barrpore.
	7 Nadia, 1st May 1875	1.04	Sufficient rain in some parts. Strong winds. As a rule, so far as the district officer has heard, there has not been rain enough for the sowings either of rice or indigo. In Koushtah and Bouzong the cultivators have been more fortunate than elsewhere.
	8 Jessore, 1st .. ..	71	The weather has been variable; rain in all the sub-divisions; prevailing wind from the south. The spring crop is being rapidly sown. The rain has done good both to rice and indigo.
	9 Moorsshedabad, 1st May 1875	23	Weather very hot; small rain-fall at Sudder station—none in sub-divisions. Rain wanted for both growing rice and other crops, and also for enabling ryots to prepare the ground for late crops. Price of common rice has risen a good deal in the interior. Cholera still bad at Bowas station circle. Sixteen deaths during the week. Mild form of small-pox at Soojamge and Berhampore.
	10 Dacca, 1st May 1875	11	Rain in most parts of the district. Cool wind from east. Ploughing being pushed forward energetically in <i>polya</i> or alluvial land. <i>Kara</i> millet and bhadoi, or early rice, and jute being sown, and much already above ground.
	11 Maldah, 1st May 1875	22	Weather close and cloudy, with high winds. Rain on 25th, 28th, and 30th April. Rain is much wanted for the spring and autumn rice crops.
	12 Rajshahye, 1st .. ..	19	There has been moderate rain in many parts of the district during the week sufficient to affect agricultural prospects. The rice and teel oilseed crops are looking well, and have been assisted by the late rain. More rain is looked for. Cholera is prevalent, principally in the north east of the district.
	13 Rungpore, 30th April ..	3	Weather very hot and oppressive. Rice sowings nearly finished. Rain wanted for growing crops.
	14 Bogra, 1st May .. ..	65	Weather fair. There was a fall of rain on the afternoon of the 30th April. Early rice, teel oilseed, and jute, promise well.
	15 Puhna, 1st .. ..	42	Weather cloudy; threatening rain; high south-easterly winds. Harvesting of <i>cheena</i> millet finished. State of boro and <i>polya</i> rice good and promising, but rain is much wanted in many parts of the district to facilitate the sowing of the early and late rice. A good fall of rain at Dulye, on the 26th and 27th April, has benefited the crops there. Cholera continues. No report from Serajgunge.

\* Telegram of the 3rd May, received on the same day, shows rainfall during the seven days immediately preceding.

† Report of the 3rd May, received on the same day, shows rainfall during the seven days immediately preceding.



No.	District and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BENGAL.—(Contd.)			
Central Districts.—			
(Con'd)			
COOCH BEHAR & DUAR	16 Barisal, 29th April 1875.	92	Alternate mist and sunshiny, with occasional showers of rain: all favorable to the crops. All the crops are doing well.
	17 ulpigoree, 1st May 1875	4.75	Storms and heavy showers. Weather cool and agreeable. All that could be desired for <i>bhadoi</i> , or early rice sowings, which is now going on.
	18 Koch Behar, 29th April 1875.	1.49	Heavy rains and cold winds. Early rice crop progressing fairly.
Eastern Districts.			
A. D.	18 Dacca, 3rd* May 1875	1.44	Rainfall not equally distributed. State of crops good; the rain has done much good.
	19 Fureedpore, 1st " "	1.55	Weather seasonable, with very high south winds. Prospects of crops excellent. Several cases of cholera at head-quarters.
	20 Backergunge, 29th April 1875.	9.96	Rain has fallen, and ploughing has begun. There is nothing to complain of seriously. Cattle-disease still present, but not bad.
1875	21 Memensingh, 30th April 1875.	6.68	Showers have been heavy but local; 1½ to 2 inches of rain in many places in the district have fallen. A fine crop of <i>boro</i> rice, of which about half is cut. Prospects of <i>amra</i> , or early rice, favorable; jute sprouting in many localities.
	22 Chittagong, 29th April 1875	6.17	Very wet weather. About 3 inches of rain fell on the 28th April; heavy rain all over the district; the rain has fallen just when needed. People were looking out for it in order that they might get to work in their fields. Tea has benefited by it. State of crops good.
	23 Sonkholly, 29th April 1875.	3.99	Weather cloudy, with stiff breeze blowing from south and south-east, and sometimes from the north-east, and latterly rain. There was slight rain on 23rd and 24th April, and rather heavy rain on the 27th and 28th idem. The sowing of the early rice is going on. The present rainy weather has improved both cultivation and health. Cholera abating.
1875	24 Tipperah, 30th April 1875	11	A few slight showers of rain fell. High easterly and south-easterly gales; weather slightly cooler. At Brahmunbariah 66 inches of rain fell. The spring rice is still being harvested. The early and late rice have been sown under favorable circumstances.
	25 Chittagong Hill Tracts, 27th April 1875	53	Weather excessively hot during the first part of the week; cloudy during the latter part; some rain has fallen. <i>Jama</i> burning has nearly been finished; tobacco has been gathered; melons being sold in small quantities.
	Hill Tipperah, 1st May 1875	1.73	Unsettled weather. No change to report. Prices stationary.
BEHAR			
1875	26 Patna, 3rd* May 1875	59	Half inch of rain fell on the night of the 2nd May; weather cool since. No crops on ground except <i>cheena</i> millet, sugarcane, water-melon and <i>takri</i> melon. Cholera still prevalent, but nowhere in an epidemic form.
	27 Byn, 1st May " "	Nil	Weather dry and seasonable; highest reading of dry maximum thermometer during the week was 110 degrees. No crops on the ground; <i>rubber</i> thrashed and being carried. Cholera reported as slightly prevalent in some parts of the district.
	28 Shahabad 1st " "	Nil	Weather clear and hot; prevailing wind east. Cold weather crops are almost harvested, and being brought to the markets. <i>Cheena</i> millet, sugarcane, and mango crops promise well. Cholera in parts of the district.
1875	29 Durbhanga, 1st " "	61	Weather cool, with east winds. Heavy rain—in one place six inches, in others from two to three inches—has fallen in the Mudkebanoo sub-division, benefiting the indigo crop and facilitating preparation of the soil for next crop. Slighter falls of rain in the Jappore and head-quarters sub-division. Cholera cases still reported, but in fewer numbers than before.
	30 Mouafferpore 1st " "	1.1	Weather hot; some rain has fallen. The fields are being prepared for <i>bhadoi</i> , or early crops, and <i>cheena</i> and <i>baria</i> millets are being sown rapidly. The late rain has been beneficial to the crops already sown, and to indigo. In Jallah and Kotnah thanas cholera has broken out, and is spreading rather rapidly.
	31 Sarun, 1st " "	50	Weather hot and dry; east wind prevailed during the early part of the week; west winds have recommenced. Rain fell on the night of the 28th April, preceded by strong wind and dust-storms. <i>Cheena</i> millet, sugarcane, and indigo, promise well; the early rice and <i>maong</i> pulse are being sown. The late rain has benefited the crops. General health good.
1875	32 Champaran, 30th April 1875.	4.20	Rain has been threatening throughout the district, and east wind prevailing. Heavy rain fell on the night of the 28th April, which has done a great deal of good. The wind has been steadily from the east. The prospects of indigo, which is the only important growing crop at present, are most excellent.

\* Telegrams of the 3rd May, received on the same day show rainfall during the seven days immediately preceding.

District and date of return.		Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BEHAR—(Contd.)			
G. P. O.	33 Monghyr, 1st May 1875	Nil	Fair weather; no change since last week. Harvest is gathered in. Rain is now wanted.
	34 Bhugulpore, 3rd* „ „	71	The rain which has fallen in the sudder sub-division should have good effect. Good fall of rain in Soopool and Mudehpore sub-divisions. <i>Moong</i> pulse and bhadoi, or early rice, in Soopool much benefited by rain. General health good.
	35 Purneah, 1st May 1875	51	East wind, up to the last two days of the week; weather cloudy and stormy. Rain fell on Wednesday, in Kishengunge more heavily than in the south and west of the district; more is wanted both for indigo and rice. Cholera decreasing.
	36 Sonthal Pergunnahs, 1st May 1875.	Nil	Extraordinary weather for the end of April; the air has been as cool and as close as in October, with clouds about. Two days hot winds, and afterwards moist cool weather, or again with clear distances. Sub-divisions something of the same sort. Ploughing going on where possible. Cholera appearing on the borders; small-pox heard of occasionally; cattle-disease bad in places.
ORISSA.			
Orissa Div.	37 Cuttack, 24th April 1875	47	Weather very hot, with occasional thunder-storms; some rain has fallen. No crops on the ground. More rain wanted for ploughings, and it is likely to fall.
	38 Pooree, 29th „ „	38	There was a slight rainfall on the evenings of the 27th and 28th April. The sky was cloudy at the time of report, and more rain expected as well as required for tillage. Tillage will now commence, but requires more rain to proceed. The <i>dalsa</i> , or spring rice crop, is being reaped with a good outturn; white <i>moong</i> pulse and castor-seed are being harvested with a fair outturn. The new sugarcane crop is being watered and manured. Cotton plants are being earthed up, and irrigated mangoes beginning to ripen, but the crop has been very poor.
	39 Balasore, 30th „ „	1-93	Heavy thunder-storms, with some rain, but scarcely enough. Rainfall at Bhudruck 11. Ploughing is progressing. Miscellaneous crops are good. Cholera in the north is steadily declining.
CHOTA NAGPORE.			
South-West Frontier Agency.			
	40 Hazareenagar, 30th April 1875.	Nil	Weather very warm, but seasonable. No alteration in the state of crops.
	41 Labourangza, 1st May 1875.	90	Weather changeable, with easterly winds. Heavy storm on the 27th April. No crops on the ground. The <i>mohua</i> flower has been damaged by the east wind, and the opium outturn is very short. Small-pox still prevalent, and a few cases of cholera have been reported from Pulanow.
	42 Sangbinoot, 30th April 1875.	04	Seasonable weather. No crops.
	43 Maunbhoot, 1st May 1875.	11	There was a slight fall of rain on the 29th April; weather cooler at commencement of week, but not in fact. The only crop on the ground in regard to which fear is expressed is sugarcane, and its prospects, unless heavy rain falls, are bad. Other crops are <i>khar</i> rice, cotton, and vegetables. They are doubtless to some extent injured, and are apparently doing well.

\* Telegram of the 3rd May, received on the same day, shows rainfall during the seven days immediately preceding.

Published for general information.

CALCUTTA, STATISTICAL DEPT.,  
The 4th May 1875.

R. KNIGHT,  
Asst. Secy. to the Govt. of Bengal.

## Weekly Report of Rainfall compiled at the Meteorological Reporter's Office.

Div.	District.	Station.	Rain from 11th to 17th April 1875.	Rain from 18th to 24th April 1875.	RAIN FROM 1st JANUARY 1875.		REMARKS.
			Inches.	Inch.	Inches.	Up to date	
BENGAL.							
	WESTERN DISTRICTS.		Inches.	Inch.	1875.		
[	Burdwan	Burdwan	Nil	0.33	5.82	24th April	Not rec. 11th to 17th April.
		Cutwa	Nil	0.33	4.85	ditto	
		Culna	Nil	0.16	3.21	ditto	
	Bankoora	Bankoora	Nil	0.25	4.27	ditto	
		Bauegunge	Nil	0.56	3.55	ditto	
		Jehanabad	Nil	Nil	3.37	ditto	
	Bankoora	Bankoora	Nil	0.28	1.45	ditto	
	Beerbhoom	Sooree	Nil	0.77	4.42	ditto	
		Hetampore	Nil	Not rec.	3.82	17th April	
	Midnapore	Midnapore	Nil	0.04	0.00	24th April	
Tumlook		Not rec.	Nil	0.27	ditto		
Hooghly	Gurbeta	Nil	0.10	1.07	ditto		
	Contai { Dy. Collr.'s Office	Not rec.	Not rec.	0.20	16th April		
	Contai { Exe. Engr.'s Office	Nil	1.15	1.33	24th April		
	Hooghly	Nil	Nil	2.87	ditto		
Serampore	Nil	Nil	3.81	ditto			
	Howrah	Howrah	Nil	0.13	3.15	ditto	
CENTRAL DISTRICTS.							
[	24-Pergunnahs	Sanger Island	Nil	0.70	1.20	ditto	
		Calcutta	Nil	0.04	2.31	ditto	
		Alipore { Dispensary	Nil	Nil	2.44	ditto	
		Alipore { Jail	Nil	Nil	1.93	ditto	
		Russeerhat	Nil	Nil	3.50	ditto	
		Baraset	Nil	Nil	4.40	ditto	
		Diamond Harbour	Nil	Nil	1.37	ditto	
		Barrapore	Nil	Nil	1.15	ditto	
		Sattkira	Nil	Nil	6.33	ditto	
		Barrackpore	Nil	Nil	3.28	ditto	
Nuddea	Dum-Dum	Dum-Dum	Nil	Nil	3.07	ditto	
		Kishnaghar	Nil	0.20	5.19	ditto	
		Bongong	Nil	Nil	5.05	ditto	
		Meherpore	Nil	0.18	5.70	ditto	
		Chowdangah	Nil	0.15	3.80	ditto	
		Kooshtea	Nil	1.48	6.24	ditto	
		Rainghat	Nil	Nil	3.90	ditto	
		Jessore	Jessore	Nil	Nil	5.44	ditto
		Narail	Nil	Nil	5.25	ditto	
		Khoolna	Nil	Nil	3.50	ditto	
Jessore	Jhenda	Jhenda	Nil	0.47	3.50	ditto	
		Bagirhat	Nil	Nil	4.16	ditto	
		Magoorah	Nil	0.11	7.43	ditto	
		Barhampore	Nil	0.07	4.39	ditto	
		Rampore Haut	Nil	0.12	4.21	ditto	
		Lodlagh	Nil	Nil	2.75	ditto	
		Jungypore	Nil	Nil	2.39	ditto	
		Azungunge	Nil	Nil	2.93	ditto	
		Lalgolla	Nil	Nil	3.80	ditto	
		Dinapore	Kandee	Kandee	Nil	0.10	1.90
Dmugapore	Nil			2.78	3.50	ditto	
Maldah	Nil			0.30	1.43	ditto	
Chanchal	Nil			0.05	1.21	ditto	
Bauleah	Nil			Nil	3.85	ditto	
Nattore	Nil			2.30	8.07	ditto	
Rungpore	Rungpore			Nil	0.61	2.45	ditto
Bhowanigunge	Nil			Nil	4.15	ditto	
Bogra	Bogra			Nil	0.67	4.64	ditto
Pubna	Pubna			Pubna	Nil	0.41	5.29
		Seraigunj	Nil	0.20	3.13	ditto	
		Darjeeling	Darjeeling { Telegraph Office	Not rec.	Not rec.	4.97	31st Mar.
		Darjeeling { Hospital	0.63	0.39	5.81	24th April	
		Julpigoree	Julpigoree	0.56	0.10	5.46	ditto
		Boda	Nil	Nil	1.20	ditto	
		Buxa { Commissioner's Office	0.47	0.20	13.07	ditto	
		Buxa { Civil Surgeon's Office	0.85	Not rec.	17.73	17th April	
		Titalya	0.70	1.56	5.24	24th April	
		Cooch Behar Tributary States	Cooch Behar	0.38	Nil	3.61	ditto

From 14th March 1875

DISTRICT.	STATION.	Rain from 1st to 17th April 1875.	Rain from 18th to 24th April 1875.	RAIN FROM 1st JANUARY 1875.	REMARKS.
		Inches.	Inches.	Inches. Up to date.	
BENGAL—(Continued.)					
EASTERN DISTRICTS.		Inches.	Inches.	1875.	
Dacca ...	Dacca ... { Telegraph Office	Nil	0.26	5.07	24th April
	{ Hospital	Nil	0.28	4.61	ditto
	{ Moonsheegunge	Nil	0.70	4.62	ditto
Ferozepore ...	{ Manickgunge	Nil	0.70	2.92	ditto
	{ Ferozepore	Nil	Nil	4.28	ditto
	{ Goalundo	Nil	Nil	6.06	ditto
Backergunge ...	{ Madaripore	Nil	Nil	8.07	ditto
	{ Barrisal	Not rec.	Not rec.	4.04	3rd April
	{ Ferozepore	ditto	ditto	3.92	ditto
Mymensingh ...	{ Patcoakhally	ditto	ditto	4.14	ditto
	{ Dowlatkhan	ditto	ditto	3.08	ditto
	{ Mymensingh ...	Nil	2.00	9.42	24th April
Chittagong ...	{ Jamalpore ...	Nil	1.00	7.48	ditto
	{ Atia ...	Nil	0.70	6.26	ditto
	{ Kishoregunge ...	Nil	0.90	13.22	ditto
Chittagong ...	{ Chittagong { Telegraph Office	Nil	0.10	6.00	ditto
	{ Jail	Nil	0.11	7.09	ditto
	{ Cox's Bazar ...	Nil	0.10	2.67	ditto
Noakhally ...	Noakhally ...	Nil	0.12	3.24	ditto
Tipperah ...	{ Comillah	Nil	0.49	11.10	ditto
	{ Brahmunberiah ...	Nil	0.60	15.09	ditto
Chittagong Hill Tracts	Rangamatee Hi	Nil	0.11	5.16	ditto
Hill Tipperah	Hill Tipperah ...	Nil	1.86	13.32	ditto
BEHAR.					
Patna ...	{ Patna ...	Nil	Nil	1.59	ditto
	{ Behar ...	Nil	0.10	1.32	ditto
	{ Barh ...	Nil	Nil	0.53	ditto
	{ Dittapore ... { Jail	Nil	Nil	1.40	ditto
	{ Cantonment ...	Nil	Nil	1.12	ditto
Shahabad ...	{ Gya ...	Nil	Nil	1.69	ditto
	{ Nowadah ...	Nil	0.32	1.24	ditto
	{ Arungabad ...	Nil	Nil	2.12	ditto
	{ Jehanabad ...	Nil	Nil	1.20	ditto
	{ Arrah ...	Nil	Nil	1.09	ditto
Muzafferpore ...	{ Sasseram ...	Nil	Nil	1.41	ditto
	{ Buxar ...	Nil	Nil	0.72	ditto
	{ Bhubonah ...	Nil	Nil	0.90	ditto
	{ Muzafferpore	Not rec.	Not rec.	1.27	10th April
	{ Hajepore	ditto	ditto	1.36	ditto
Durbhanga ...	{ Sektanurhee	ditto	ditto	0.90	ditto
	{ Durbhanga	Nil	0.11	0.67	24th April
	{ Mudhooluntee	Nil	0.46	2.17	ditto
	{ Tajpore	Nil	Nil	0.90	ditto
	{ Chupra	Nil	Nil	0.93	ditto
Chumpran ...	{ Sewan	Nil	Nil	1.30	ditto
	{ Motiharee	Nil	0.50	1.23	ditto
	{ Bettiah	Nil	Nil	0.91	ditto
	{ Monghyr ...	Nil	Nil	1.72	ditto
	{ Begoo Serai	Nil	0.66	1.21	ditto
Bhagulpore ...	{ Jamoore	Nil	Nil	1.00	ditto
	{ Bhagulpore	Nil	0.16	1.35	ditto
	{ Soanool	Nil	Nil	0.31	ditto
	{ Muddulpooora	Nil	0.70	1.66	ditto
	{ Banka	Nil	Nil	1.66	ditto
Purneah ...	{ Sonbursa	Nil	0.26	0.95	ditto
	{ Purneah	Nil	Nil	0.68	ditto
	{ Kisenunge	Nil	Nil	1.19	ditto
	{ Arrareah	Nil	0.03	1.30	ditto
	{ Nya Doonka	Nil	0.57	4.65	ditto
Sonthal Pargunnahs...	{ Rajmehul ...	Not rec.	Not rec.	0.50	10th April
	{ Deoghur ...	Nil	ditto	1.32	17th April
	{ Jantara	Not rec.	ditto	1.30	13th April
	{ Gadd	Nil	Nil	0.91	24th April
	{ Not rec.	Not rec.	Not rec.	Not rec.	28th Mar. to 10th April.
Sonthal Pargunnahs...	{ Not rec.	Not rec.	Not rec.	Not rec.	28th Mar. to 3rd April.
	{ Not rec.	Not rec.	Not rec.	Not rec.	28th Mar. to 3rd April.
	{ Not rec.	Not rec.	Not rec.	Not rec.	28th Mar. to 3rd April.
	{ Not rec.	Not rec.	Not rec.	Not rec.	28th Mar. to 3rd April.
	{ Not rec.	Not rec.	Not rec.	Not rec.	28th Mar. to 3rd April.

No.	DISTRICT.	STATION.	Rain from 1st JANUARY 1875.		REMARKS.
			inches from 1st to 24th April 1875.	inches from 1st to 24th April 1875.	
ORISSA.					
			Inches.	Inches.	1875.
{	Cuttack	Telegraph Office	Nil	0.20	1.70 24th April
		Hospital	Nil	1.47	2.05 ditto
		Jajpore	Nil	3.20	6.20 ditto
		Kendraparah	Nil	Nil	2.20 ditto
		Jugatsingapore	Nil	0.30	0.60 ditto
		False Point	Nil	0.10	2.05 ditto
Pooree	Pooree	Nil	0.02	2.17 ditto	
	Khoordah	Nil	0.04	1.70 ditto	
Balasore	Balasore	Nil	Nil	3.50 ditto	
	Blindrock	Nil	Nil	0.67 ditto	
	Jeliasore	Nil	Nil	0.21 ditto	
	Soron	Nil	0.38	3.11 ditto	
	Chandbally	Nil	Nil	1.02 ditto	
Cuttack Tributary Melms		Sumbulpore	Nil	0.24	1.18 ditto
CHOTA NAGPORE.					
SOUTH-WESTERN FRONTIER AGENCY.					
Hazareebagh	{	Hazareebagh	Nil	0.03	3.65 ditto
		Jail	Nil	0.01	3.54 ditto
		Hospital	Nil	0.21	2.22 ditto
Lohardugga	{	Pachumbha	Nil	0.11	3.30 ditto
		Palamow	Nil	Nil	1.62 ditto
Singbhoom		Chybarwa	Nil	0.73	4.15 ditto
Maubhoom	{	Paradia	Nil	0.18	2.28 ditto
		Govindpore	Nil	0.39	3.11 ditto
ASSAM & ADJACENT HILLS.					
Sylhet	{	Sylhet	3.05	Not rec.	21.51 17th April
		Sibsangan	10.15	ditto	20.91 ditto
		Golaghat	0.64	ditto	14.35 ditto
		Jorehaut	3.79	ditto	17.49 ditto
		Namerah	6.36	ditto	25.13 ditto
		Deopani	2.21	ditto	22.54 ditto
		Hatibpote	1.24	ditto	22.24 ditto
		Mazongah	4.29	ditto	21.57 ditto
		Singha	4.62	ditto	23.85 ditto
		Cherapunji	7.40	ditto	27.07 ditto
Benares	{	Benares	Not rec.	ditto	1.16 1st April
		Alayal	Nil	1.58	2.16 24th April

CALCUTTA.

The 1st May 1875.

W. G. WILLSON.

Offg. Meteorological Reporter to the Govt. of Bengal

## Meteorological Telegraphic Report for the period 25th April to 1st May 1875.

Date.	Hour.	Barometer reduced to 32°.	Barometer reduced to sea-level.	THERMOMETER.		WIND.	Rain.	Clouds.	Weather initials.
				Dry.	Wet.				
25th	10	29.631	29.649	80	80.2	63	S by E	...	Seeds from S. Seeds from S. E.
	16	29.188	29.506	82	80	57	S	...	
	20th	29.641	29.559	80	81.3	70	S E	0.21	
	10	29.536	29.554	80.5	80.5	68	S S E	0.05	
	16	29.684	29.702	82.6	79	87	S S E	2.48	
	18	29.590	29.617	85	81.4	85	S	0.22	
	28th	29.636	29.714	80	76.5	84	E	0.15	
	18	29.580	29.598	88	80	69	S	...	
	20th	29.653	29.7-1	88.7	83	77	S	...	
	18	29.578	29.596	89.5	82.7	73	S	...	
30th	10	29.719	29.737	89	81.5	71	S W	...	Seeds from S. Seeds from S. W. Seeds from S S W. Seeds.
	16	29.601	29.619	80.7	82.5	73	S S W	...	
	May 1st	29.727	29.745	80.3	81.5	70	S S W	...	
	16	29.671	29.589	90.5	82.7	70	S S W	...	
	10	29.638	29.644	87	82	79	S	...	
	16	29.525	29.531	87	82	79	S S E	...	
	20th	29.654	29.660	87	82	79	S S E	0.01	
	18	29.555	29.561	84	82	70	S S E	...	
	27th	29.681	29.690	87	81	76	S S E	0.50	
	16	29.587	29.593	86	82	83	S S E	17.6	
28th	0	29.695	29.701	83	78	18	S S W	1.10	b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds.
	0	29.586	29.592	80	80	75	S S E	0.9	
	29th	29.715	29.721	87	82	79	S S W	...	
	16	29.601	29.610	87	82	79	S S W	...	
	10	29.754	29.760	87	81	76	S S W	...	
	16	29.629	29.635	88	82	76	S S W	...	
	May 1st	29.754	29.760	88	82	76	S S W	...	
	16	29.610	29.616	88	83	80	S S W	...	
	10	29.636	29.729	79	74	77	E S E	1.50	
	16	29.519	29.611	85	77	64	S	...	
28th	10	29.683	29.776	80	75	75	E	0.30	b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds.
	16	29.581	29.673	85	77	64	S	...	
	27th	29.606	29.749	79	75	78	S E	0.20	
	16	29.576	29.630	82	74	82	S	...	
	28th	29.603	29.786	82	75	78	R S E	0.10	
	16	29.579	29.671	85	84	95	S E	0.00	
	10	29.681	29.775	74	75	95	E	2.70	
	16	29.611	29.734	81	77	82	E S E	...	
	30th	29.782	29.874	85	79	75	E S E	...	
	16	29.680	29.772	84	80	83	S	...	
May 1st	10	29.737	29.854	84	79	79	S	12.7	b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds.
	16	29.667	29.750	85	79	75	S	...	
	10	29.708	29.798	90	79	54	S by E	...	
	16	29.606	29.646	91	81	63	S S E	...	
	25th	29.724	29.754	96	78	42	S W by W	...	
	16	29.580	29.610	93	78	44	S E by S	...	
	26th	29.712	29.772	96	78	36	S W	...	
	10	29.584	29.678	94	79	49	S S E	...	
	28th	29.740	29.770	97	77	37	S W by W	...	
	16	29.619	29.640	93	76	43	S E by S	...	
30th	10	29.770	29.800	97	77	37	S S W	...	b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds.
	16	29.657	29.687	90	80	64	S E by S	...	
	27th	29.833	29.863	94	74	46	S E by E	...	
	10	29.694	29.724	89	80	66	S E by S	...	
	16	29.524	29.605	93	77	45	S S W	...	
	28th	29.681	29.692	97	82	50	S S W	...	
	10	29.511	29.592	95	79	47	S S W	...	
	16	29.390	29.477	94	82	54	E	...	
	27th	29.527	29.604	91	81	100	S S W	...	
	16	29.444	29.500	94	81	55	S S W	...	
29th	10	29.584	29.636	94	80	60	S S W	...	b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds.
	16	29.450	29.554	93	83	61	S	...	
	28th	29.631	29.713	89	80	66	S	0.20	
	10	29.514	29.536	91	81	64	S S W	...	
	16	29.658	29.739	96	81	66	S S W	...	
	May 1st	29.538	29.649	92	81	60	S S W	...	
	10	29.675	29.773	91	81	63	S S W	...	
	16	29.527	29.608	94	82	44	S S W	...	
	25th	29.770	29.812	99	76	86	S S W	...	
	16	29.667	29.738	84	74	78	S	...	
26th	10	29.787	29.800	79	75	82	S E	...	b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds. b, m, seeds.
	16	29.685	29.709	83	78	75	S	...	
	27th	29.771	29.793	77	76	65	E	1.00	
	16	29.725	29.747	80	76	82	S	0.60	
	28th	29.708	29.819	86	82	83	S	...	
	16	29.729	29.750	84	86	83	S E	10.6	
	10	29.791	29.812	81	80	83	S	0.90	
	16	29.785	29.807	74	73	100	S W	3.40	
	30th	29.888	29.900	85	81	83	S S W	...	
	18	29.708	29.810	84	80	79	S	...	
May 1st	10	29.896	29.917	87	80	72	S	...	b, m, seeds. b, m, seeds.
	16	29.768	29.780	86	80	75	S	...	

\* Velocity of wind in miles per hour.

CALCUTTA,

W. G. WILSON,

The 1st May 1875.

Offg. Meteorological Reporter to the Govt. of Bengal.



## DISTRICT ROAD FUND.

No. 161.

*The 4th May 1875.*

*Notification.*—The following Extract from the Proceedings of the Lieutenant-Governor of Bengal, relative to the accounts of the receipts and expenditure of the District Road Fund for the fourth quarter of the cess year 1873-74, is published for general information:—

No. 2221.

*Extract from the Proceedings of the Hon'ble the Lieutenant-Governor of Bengal in the Public Works Department (Local—Accounts), under date the 20th April 1875.*

Recd memorandum from the Controller of Public Works Accounts in Bengal, No. 4328 of 29th March last, submitting an abstract of the receipts and expenditure of the several District Road Committees for the quarter ending 30th September 1874.

**RESOLUTION.**—The Lieutenant-Governor directs that the accounts of the receipts and expenditure of the District Road Fund for the fourth quarter of the past cess year (1873-74), as submitted by the Controller of Public Works Accounts in Bengal, be published in the *Calcutta Gazette*, and circulated to the officers concerned.

**ORDER.**—Ordered that a copy of the above Resolution, together with a copy of the abstract of receipts and expenditure, be published in the Supplement to the *Calcutta Gazette*.

Ordered also, that a copy of the above Resolution, as well as of the abstract referred to, be forwarded to the Secretary to the Government of Bengal in the Financial Department for information. Also, that copies of each be forwarded to all Commissioners of Divisions, to all Superintending Engineers of Circles in Bengal, to the Accountant-General of Bengal, and to the Controller of Public Works Accounts in Bengal, for information.

By order of the Lieutenant-Governor of Bengal,

G. F. E. S. NEILL, *Captain, M. S. C.,*  
*Offg. Asst. Secy. to the Govt. of Bengal*  
*in the P. W. Dept.*



## DISTRICT

*Quarterly Abstract of Receipts and Expenditure of the several  
ending 30th*

RECE

NAMES OF DISTRICTS.	REVENUE UNDER ROAD CESS ACT OF 1871.										RECEIPTS FROM				
	Rs.	A.	P.	Rs.	A.	P.	Rs.	A.	P.	Rs.	A.	P.			
Bardwan	1,26,650	5	1	2,180	11	6	.....	.....	.....	2,180	11	6			
Midnapore	51,017	6	9	.....	.....	.....	.....	.....	.....	996	2	6			
Hooghly	20,410	6	0	1,801	0	10	.....	.....	.....	57	10	7			
24-Pergunnahs	69,118	1	11	20,806	2	1	4,291	4	0	25,263	14	1			
Nuddea	Cr. 3,069	12	9	20,210	10	11	3,228	0	0	23,838	10	11			
Jessore	4,324	7	2	24,481	10	9	2,310	12	0	26,795	6	9			
Moorshedabad	41,511	2	11	11,257	5	8	004	5	6	12,061	11	2			
Dumapore	63,012	1	2	.....	.....	.....	.....	.....	.....	81	8	0			
Madah	22,200	7	11	.....	.....	.....	.....	.....	.....	22	10	0			
Rajshahye	1,17,706	12	7	3,075	13	11	531	11	2	68	0	0			
Rungpore	2,80,950	12	7	.....	.....	.....	.....	.....	.....	100	9	0			
Bogra	Cr. 99,258	12	10	.....	.....	.....	.....	.....	.....	51	0	9			
Pubna	11,578	13	6	.....	.....	.....	.....	.....	.....	112	14	3			
Dacca	10,901	11	7	11,102	3	11	3,929	4	0	14,131	7	11			
Fareedpore	21,689	0	5	5,588	7	9	114	13	0	6,217	1	9			
Tipperah	7,101	15	9	.....	.....	.....	.....	.....	.....	189	12	0			
Monghyr	20,864	10	2	11,057	2	9	.....	.....	.....	199	12	0			
Bhagulpore	13,718	12	7	7,556	7	11	.....	.....	.....	11,057	2	9			
Purneah	47,373	14	7	11,543	9	7	.....	.....	.....	7,556	7	11			
Cuttack	31,411	12	6	240	3	6	.....	.....	.....	11,543	9	7			
Pooree	14,631	3	5	4,475	0	2	.....	.....	.....	240	3	6			
Balasore	9,824	3	11	1,818	0	1	.....	.....	.....	448	8	8			
Hazareebagh	19,178	6	0	5,243	13	1	.....	.....	.....	1,929	0	1			
Total	9,03,016	14	11	1,27,208	5	16	31	7	32	9	10	632	11	0	
Bankoora	69,545	8	7	.....	.....	.....	.....	.....	.....	1,583	14	1			
Beerbhoom	2,008	15	10	.....	.....	.....	.....	.....	.....	1	1	0			
Darjeeling	5,118	11	3	.....	.....	.....	.....	.....	.....	1,547	12	4			
Jalpigoree	11,809	2	8	.....	.....	.....	.....	.....	.....	.....	.....	.....			
Backergunge	8,102	4	0	.....	.....	.....	.....	.....	.....	219	2	5			
Mymensingh	1,669	1	2	.....	.....	.....	.....	.....	.....	26	2	0			
Chittagong	38,737	2	9	.....	.....	.....	.....	.....	.....	24	4	5			
Noakholly	4,015	2	6	.....	.....	.....	.....	.....	.....	353	15	3			
Chittagong Hill Tracts	16,908	11	3	.....	.....	.....	.....	.....	.....	250	0	0			
Patna	9,116	7	5	.....	.....	.....	.....	.....	.....	211	4	5			
Gya	74,201	19	7	.....	.....	.....	.....	.....	.....	67	6	0			
Shahabad	10,481	0	5	.....	.....	.....	.....	.....	.....	2,614	3	1			
Tirhoot	Cr. 4,93,734	15	1	.....	.....	.....	.....	.....	.....	111	3	5			
Sarun	Cr. 4,19,929	13	4	.....	.....	.....	.....	.....	.....	.....	.....	.....			
Chumpanun	3,65,689	5	4	.....	.....	.....	.....	.....	.....	.....	.....	.....			
Sonthal Pergunnahs	1,20,528	1	2	.....	.....	.....	.....	.....	.....	.....	.....	.....			
Lohardugga	14,001	6	1	.....	.....	.....	.....	.....	.....	9	11	0			
Singbhoom	10,758	4	1	.....	.....	.....	.....	.....	.....	.....	.....	.....			
Mandbhoom	4,985	15	1	.....	.....	.....	.....	.....	.....	.....	.....	.....			
Total	Cr. 11,391	11	3	.....	.....	.....	.....	.....	.....	152	0	0			
Grand total	9,50,655	0	8	1,32,726	8	5	16	31	7	32	9	10	781	11	0

Of the total outlay on Works and Repairs, of Rs. 28,00,516 the portion  
 \* This excludes the balance of the District Road Funds, Sylhet, not brought



## DISTRICT

*Quarterly Abstract of Receipts and Expenditure of the several  
ending 30th*

NAMES OF DISTRICTS.	COLLECTION OF REVENUE AND COMMITTEE'S CONTROL.			ORIGINAL WORKS.			REPAIRS.		
	Establishment.	Contingencies.	Total.	Roads and Bridges.	River and Canal Works.	Ferries.	Roads and Bridges.	River and Canal Works.	
	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	
Burdwan	1,582 0 0	81 8 9	1,663 8 9	17,920 13 11			17,920 13 11	77,745 3 0	
Midnapore				30,595 8 8			30,595 8 8	21,294 11 0	
Hugly	1,243 1 5	138 14 6	1,381 15 11	12,771 2 0			11,784 5 0	35,559 1 14	
24 Pargunnahs	6,190 7 4	620 4 7	6,770 11 11	16,282 14 3			16,282 14 3	39,515 0 3	
Naldan	—622 10 2	243 3 0	379 7 2	5,302 4 6	1,556 10 0		6,858 14 6	16,340 3 0	
Jessore	2,121 15 3	153 10 0	2,277 9 3	6,228 8 9			6,228 8 9	2,541 7 9	
Moorshedabad	125 6 4	37 15 3	1,213 4 1	38,031 3 6			38,031 3 6	19,012 12 10	
Dinapore	45 0 0		45 0 0	72,764 13 7			72,764 13 7	9,873 11 7	
Malda	108 0 0	2 5 0	110 5 0					15,195 15 7	
Rajshahye	1,570 1 9	82 0 6	1,651 2 3	5,746 11 8	636 5 10		6,383 1 0	7,231 3 10	63 4 3
Rungpore	45 0 0		45 0 0	2,569 5 10			2,569 5 10	4,422 3 7	
Bozra		0 1 0	0 1 0	2,418 10 7			23,118 10 7	6,907 8 0	
Patna	45 0 0	11 9 0	56 9 0	1,188 1 3			1,188 1 3	1,991 0 3	
Dacca	1,476 11 7	918 7 8	1,845 3 2	2,166 11 10	3,538 0 0		5,704 11 10	13,743 10 7	
Farrukpore	2,514 13 5	1,600 10 6	4,375 7 10	12 93 3 4	—12 0 0		12,291 3 4	1,518 15 2	
Tippurah	1,018 9 11	27 2 0	1,766 11 11	11 2 4	—13 11 2		324 13 6	471 5 7	
Monghyr	713 2 0	24 2 0	1,026 4 0	11,821 4 0			14,821 4 0	4,590 0 8	
Rangpore	962 14 0	182 1 0	1,331 15 0	8 24 2 8			45,624 2 8	25,994 14 1	
Purneah	467 5 0	60 0 3	597 5 3	53,960 4 7			83,960 4 7	12,264 1 1	
Cuttack	877 13 8	84 5 9	932 3 6	6,001 14 8	—279 7 7		5,721 7 1	5,877 1 30	27 15 7
Pooree	569 7 15	82 8 2	633 1 1	3,168 15 1			3,148 15 1	1,550 14 8	
Balasore	892 1 3	434 4 9	1,326 6 11	277 0 4			277 0 4	8,104 5 8	
Hazaribagh	258 4 6	26 13 6	2,615 2 0	42,816 11 8			42,816 11 8	305 7 0	
<b>Total</b>	<b>2,253 8 5</b>	<b>4,801 15 6</b>	<b>30,055 7 0</b>	<b>1,18,570 0 0</b>	<b>5,271 8 15</b>		<b>4,53,841 15 11</b>	<b>7,93,614 13 7</b>	<b>36 3 10</b>
Bankoora	758 11 9	35 0 0	753 12 3	38,258 6 0			38,258 6 0	1,360 2 0	
Beeridwan	1,734 0 0	23 6 9	1,554 5 3	17,905 1 7			17,905 1 7	4,314 9 0	
Darjeeling	110 0 0	19 1 6	139 1 6	1,315 11 0			1,315 11 0	804 5 8	
Jalpigree				7,800 0 3			7,800 0 3	6,763 4 6	
Backerscunge	60 0 0	3 0 0	63 0 0	1,137 2 5	8 6 13 6		1,991 16 10	3,779 5 0	
Mymensingh	2,914 14 5	640 0 0	2,79 7 11	2,231 4 3			2,224 4 3	1,781 11 9	
Chittagong	105 0 0	68 3 0	163 3 0	6,667 8 4	162 5 8		6,819 14 0	1,353 10 3	
Nonkhilly	90 0 0	0 1 0	90 1 0	170 10 0			170 10 0	1,603 3 0	
Chittagong Hill Tracts		0 3 0	0 3 0	829 9 0			829 9 0	40 0 0	
Patna	1,873 4 0		1,873 4 0	9 8 0			9 8 0	7,489 13 11	
Gya	50 0 0	14 10 0	94 10 0	54 8			54 8	812 11 6	
Shahabad				37,539 12 10			37,630 12 10	15,108 11 0	
Tirhoot	435 0 0	1,045 3 4	1,480 3 4	5,565 49 10	5,25,304 1 7		5,81,914 11 8	23,877 14 9	6,019 2 8
Saran	189 0 0	133 5 0	313 5 0	1,374 11 2	2,094 3 6		1,26,749 1 8	3,531 09 8 3	331 4 9
Chunparrun	57 0 0		57 0 0	59,479 1 0			59,479 1 0	1,08,876 9 0	
Southal Pargunnahs	684 15 4	301 19 6	945 9 10	62,923 15 15			62,923 15 6	47 8 11 8	
Lohardugga	100 5 4	4 0 0	113 5 4	35 12 3	3,312 2 6		3,317 14 3	2,706 11 9	3,776 14 0
Singhboom				3,727 7 6			3,727 7 6	882 10 3	
Manbhoom	477 3 8	60 6 2	537 9 10	60,216 10 0			60,216 10 0		22 2 10 2
<b>Total</b>	<b>8,839 7 6</b>	<b>2,358 12 5</b>	<b>11,198 3 3</b>	<b>9,81,987 5 7</b>	<b>7,32,700 9 10</b>		<b>10,11,636 15 6</b>	<b>5,41,058 10 9</b>	<b>62,129 16 7</b>
<b>GRAND TOTAL</b>	<b>31,992 15 1</b>	<b>7,160 11 8</b>	<b>41,253 10 0</b>	<b>14,50,567 14 7</b>	<b>7,37,981 0 9</b>		<b>11,38,538 15 4</b>	<b>13,36,583 8 4</b>	<b>62,430 3 5</b>

Of the total outlay on Works and Repairs, or Rs. 28,63,810, the portion  
\* This excludes the balance of the District Road Fund, Sylhet, not brought

ROAD FUND.—(Continued.)

District Road Committees of the 4th Quarter of the Cess Year 1873-74.

September 1874.

DITURE.

ESTABLISHMENT.										REMARKS.
Ferries	Total.	Total Original Works and Repairs.	Public Works Establish- ment.	Other Establi- sh- ments.	Total.	Tools and plant.	Refunds	Total outlay of the quarter.		
Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.		
457 5 3	21,752 0 3	18,347 8 11	.....	282 6 0	5 2 6 0	5,431 7 8	6,921 19 2	1,10,123 2 4		
.....	35,959 1 11	40,817 7 5	.....	.....	.....	69 14 0	.....	58,117 6 11		
.....	39,515 0 3	55,797 14 6	200 0 0	.....	200 0 0	727 15 9	390 2 0	40,397 8 4		
.....	16,740 3 0	22,600 2 0	.....	7,826 4 4	7,826 4 4	5 0 0 0	15 14 2	39,751 13 4		
.....	21,244 7 9	20,473 0 0	.....	.....	.....	277 4 0	136 0 0	31,6 3 13 9		
16 1 1	10,277 13 10	48,419 1 4	1,111 4 1	.....	1,141 4 1	35 15 3	7,279 5 6	57,333 15 0		
.....	9,873 11 7	82,638 0 2	8 3 7	7,705 10 7	7,704 14 0	6 6 8	.....	90,704 15 3		
.....	18,195 15 1	18,495 15 7	1,816 10 0	357 6 0	2,174 0 0	113 6 0	31 0 0	20,925 11 1		
.....	7 01 8 10	33,684 9 7	1,242 0 0	1 1 7 9	1,333 7 9	4 5 0	59 0 0	16,711 1 7		
.....	4,12,987 3 7	14,706 0 5	771 6 4	.....	771 6 4	4 1 0	.....	4,15,917 3 0		
.....	6,967 8 0	1,022 3 1	1,611 6 0	19 2 2	12,921 7 11	292 2 2	.....	43,182 14 2		
.....	1,191 0 3	2,679 1 6	.....	726 14 9	726 14 9	57 12 6	4 0 0	3,824 5 9		
.....	13,733 10 7	10,138 6 5	30 0 0	.....	30 0 0	5 4 8 0	.....	21,918 1 8		
17 8 6	1,098 5 2	13,978 8 6	.....	.....	.....	.....	2,651 6 11	29 5 7 5		
.....	174 5 7	799 3 1	.....	.....	.....	.....	3,558 9 3	6,013 8 3		
.....	4,500 0 8	19,921 4 8	4,843 6 0	.....	4,843 6 0	12 5 0	44 0 0	25,217 3 8		
.....	18,304 13 1	81,099 15 0	2,877 13 8	5,237 0 8	8,111 0 1	51 14 5	.....	93,321 14 6		
.....	1,291 1 1	96,221 5 8	7,917 10 10	.....	.....	154 15 9	.....	1,91,501 4 9		
993 8 6	7,148 9 10	12,982 0 11	.....	633 0 0	633	.....	.....	14,811 12 4		
.....	1,959 14 8	4,578 13 9	.....	120 0 0	120	.....	.....	5,991 13 10		
331 1 0	8,435 0 8	8,712 7 0	.....	755 0 0	755 0 0	190 0 0	.....	9,883 12 11		
.....	305 7 0	44,122 2 8	.....	1,814 14 14	1,865 11 10	8 1 0	.....	47,941 4 6		
2,002 7 9	7,95,987 0 2	12,49,829 0 1	1,33,133 14	1,25,234 3 1	1,38,718 1 5	1,1,167 1	8,29,329 10 8	13,79,399 14 1		
.....	3,300 2 0	41,618 8 6	624 11 3	.....	626 11 3	1,658 8 3	.....	41,677 8 3		
.....	4,318 9 0	22,153 10 7	2,676 14 8	137 0 0	2,712 14 8	3 8 0	.....	26,644 8 0		
.....	801 5 0	2,320 0 6	.....	.....	.....	.....	.....	2,379 2 0		
567 14 1	7,751 2 7	15,772 2 10	.....	3 6 10 1	3 6 10 11	.....	.....	15,888 13 9		
.....	3,719 5 0	6,713 4 10	.....	.....	.....	.....	.....	6,778 4 10		
.....	1,781 11 9	4,640 0 0	.....	.....	19 6 8	.....	.....	6,737 11 7		
.....	1,933 10 3	8,753 8 3	.....	47 15	47 15 0	.....	12 1 8	8,900 13 11		
.....	1,863 3 0	1,974 13 0	.....	.....	.....	.....	.....	2,663 14 0		
.....	40 0 0	869 0 0	.....	170 0 0	170 0 0	.....	.....	1,339 12 0		
.....	7,480 13 11	7,990 5 11	1,398 12 2	4,691 0	4,691 3 10	124 15 3	.....	9,246 5		
.....	812 13 5	0,231 2 7	.....	1,975 3 0	1,975 3 9	10 0 0	.....	7,001 0 4		
611 0 8	16,620 1 8	53,719 14 6	.....	61 10 2	63 10 2	193 1 7	.....	54,812 4 3		
.....	79,897 1 5	6,01,531 19 0	.....	17,857 1	8,35,832 1 8	61 9 1 10	.....	6,81,273 3 11		
.....	3,53,127 14 0	4,86,167 14 8	37,931 11 11	.....	4,79,111 11 11	1,386 1 5	.....	5,11,291 0 10		
87 10 3	1,08,404 3 5	1,65,143 4 3	877 2 4	1,440 7 3	2,331 9 5	194 11 0	.....	1,66,926 11 8		
.....	1,318 11 8	37,242 11 1	8,297 3 10	33 7 4	8,330 11 5	1,997 2 0	.....	68,573 2 14		
.....	6,283 9 0	9,631 7 3	.....	97 10 2	971 10 0	30 12 0	.....	10,747 3 4		
.....	882 10 3	4,610 1 9	.....	382 8 0	382 8 0	45 6 0	.....	5,097 15 3		
.....	2,202 10 2	71,419 4 3	1,100 14 3	2,250 10 2	3,357 8 5	1,344 7 11	184 0 0	76,832 14 4		
296 15 0	6,66,355 9 4	10,20,052 8 9	5,5,517 0 5	21,684 13 0	76,536 3 11	13,150 8 1	199 1 8	17,21,163		
11,03,343 2	6,28,69,882 1 1	1,80,331 4 0	48,923 0	71,25,254 5 1	21,617 10	6,26,325 12 4	1,97,361 8 0			

pending by Public Works Department was Rs. 16,73,003  
ward in this Return as the District has been transferred to Assam.

F. R. BEYCE,  
Controller of Public Works Accounts, Bengal.

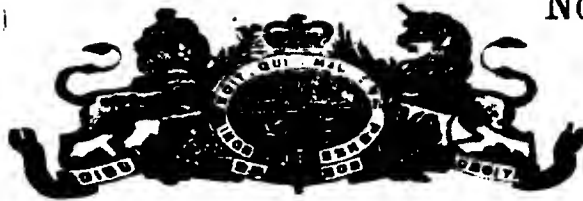
## NALHATI STATE RAILWAY.

*Approximate Return of Traffic for week ended 24th April 1875, on 27½ miles open.*

		COACHING TRAFFIC.		MERCHANDISE AND MINERAL TRAFFIC.				Total receipts.
	Number of passengers.	Coaching receipts.		Weight carried.	Receipts.			
		Rs. A. P.	£ s. d.	Mds. Srs	Rs. A. P.	£ s. d.	£ s. d.	
Total traffic for the week ... ..	1,476	1,033 0 0	163 6 0	7,088 0	540 0 0	54 0 0	157 6 0	
Or per mile of railway ... ..	54	38 0 0	3 16 0	259 0	19 8 0	1 19 0	5 15 0	
For previous 16 weeks of half-year ...	26,373	19,100 0 0	1,910 0 0	1,01,824 0	8,367 0 0	835 14 0	2,745 14 0	
Total for 17 weeks ... ..	27,848	20,133 0 0	2,013 6 0	1,08,910 0	8,807 0 0	889 14 0	2,903 0 0	
COMPARISON.								
Total for corresponding week of previous year ... ..	1,446	1,100 7 10	110 1 0	10,389 10	577 13 6	57 15 8	107 10 8	
Per mile of railway, corresponding week of previous year ... ..	53	40 6 1	4 0 9	379 17	21 3 3	2 2 5	6 3 2	
Total to corresponding date of previous year ... ..	26,189	19,279 3 3	1,927 18 6	1,38,862 0	9,742 3 9	974 4 5	2,902 2 11	

[REGISTERED NO. 29.]

No. 20 of 1875.



# SUPPLEMENT TO The Calcutta Gazette.

WEDNESDAY, MAY 19, 1875

## OFFICIAL PAPERS.

*Subscribers to the GAZETTE may receive the SUPPLEMENT separately on payment of Six Rupees per annum if delivered in Calcutta, or Twelve Rupees if sent by Post.*

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PRICES-CURRENT of Food-grains and Salt in the

QUANTITIES PER RUPEE BY

DISTRICTS	WHEAT				BARLEY				RICE, BEST SORT.				RICE, COMMON.				BULBUSH MILLET— CUMBOO, RAJEA.			
	Next preceding return.		Corresponding return of last year.		Present return.		Next preceding return.		Corresponding return of last year.		Present return.		Corresponding return of last year.		Present return.		Corresponding return of last year.		Present return.	
	Seers	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.
BENGAL																				
Western Districts																				
Burdwan	17	8	20	0	12	8	24	0	25	0	19	8	15	8	17	8	13	8	17	0
Bankoora	19	0	19	0	13	4	28	0	28	0	21	0	17	0	17	0	11	4	17	8
Beerbhoom	21	0	22	8	13	8	25	0	30	0	15	0	17	0	10	0	18	0	21	0
Midnapore	12	0	12	0	12	0					14	0	15	0	15	0	17	0	17	0
Honghy	18	0	18	0	13	0	24	0	24	0	17	0	9	0	9	0	15	0	15	0
Howrah	17	8	16	0	12	0					13	0	13	0	11	0	16	0	16	0
Central Districts.																				
Calcutta	17	0	18	0	12	4	26	0	22	0	14	12	11	0	11	0	9	0	15	8
24-Pergunnahs	14	12	14	0	10	8	20	0	16	0	8	0	8	4	16	0	16	0	11	0
Kuddes	18	12	18	14	11	1	32	0	20	0	13	5	13	5	10	0	13	15	13	15
Jessore	18	8	20	8	13	0					15	0	16	0	12	0	18	4	18	4
Moorshedabad	22	0	25	0	13	12	35	0	35	0	19	0	12	0	12	8	9	4	15	0
Dinagopore	17	0	16	8	9	8	17	0	16	0	10	0	22	0	22	0	7	12	28	0
Maldah	25	0	26	8	12	8	50	0	45	0	18	0	20	0	21	0	8	12	22	0
Rajshahye	20	0	20	10	12	0	37	8	37	8	24	6	18	0	18	12	8	0	19	4
Rungpore	25	10	25	4	13	0					9	0	9	0	6	6	19	15	22	8
Bogra	18	0	20	8	12	0	12	0	10	0	12	0	12	0	6	0	24	0	26	4
Fulba	22	0	22	8	15	0					10	0	10	0	8	0	14	0	18	0
Darjeeling	6	0	6	0	6	0	6	0	6	0	6	0	4	0	4	8	6	0	12	0
Julpigoree	12	0	13	3	6	6					16	0	16	0	7	0	23	0	23	0
Eastern Districts																				
Dacca	16	0	15	4	12	8	35	0	42	8	20	0	16	0	18	0	10	0	19	0
Fuceedpore	23	0	23	0	16	0	30	0	30	0	20	0	8	0	8	0	18	0	17	0
Backergunge	17	0	16	0	12	0					17	0	16	0	12	0	21	0	20	0
Mymensingh	13	0	12	8	12	8					17	8	17	8	12	8	23	8	23	0

A In the interior prices range as follow :—Wheat 16 to 23 seers, barley 32 to 40 seers, best rice 13 to 18-5 seers, common rice 14 to 21 seers, and gram 17-4 to 26 seers per rupee.  
B In the interior prices range as follow :—Wheat 18 to 22 seers, barley 29 to 40 seers, best rice 15 to 20 seers, common rice 17 to 21 seers, maize 20 to 34 seers, and gram 17 to 19 seers per rupee.  
C In the interior prices range as follow :—Wheat 16-8 to 25-6 seers, barley 25 seers, best rice 13 to 21-4 seers, common rice 18 to 23-8 seers, and gram 21 to 25-6 seers per rupee.  
D In the interior prices range as follow :—Wheat 18 to 21 seers, best rice 9 to 9-8 seers, common rice 12 to 19 seers, and gram 10 to 25 seers per rupee.  
E In the interior only.  
F In the interior prices range as follow :—Best rice at 7-4 to 8 seers, common rice 12-8 to 20 seers, and gram 18-12 to 21 seers per rupee.  
G In the interior prices range as follow :—Wheat 12 to 26 seers, best rice 13 to 19 seers, common rice 14-4 to 22 seers, and gram 11 to 39 seers per rupee.





PRICES-CURRENT of Food-grains and Salt in the undermentioned

DISTRICTS.		QUANTITIES PER RUPEE BY																													
		WHEAT.						BARLEY.						RICE, BEST.						RICE, COMMON.						GRANAT MILLET— CHOLUH, JOWAR.					
		N.	C.	U.	R.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.				
Eastern Districts—(Contd.)																															
S. Ch. S. Ch. S. Ch. S. Ch. S. Ch. S. Ch. S. Ch. S. Ch. S. Ch. S. Ch. S. Ch. S. Ch. S. Ch. S. Ch. S. Ch.																															
22 Chittagong*																															
23 Nonkhully*																															
24 Tipperai																															
25 Chittagong Hill Tracts*																															
Hill Tipperah*																															
BEHAR.																															
26 Patna ... .. 24 0 20 0 15 8 33 0 30 0 18 0 10 0 10 8 11 4 22 0 24 0 13 0 ... .. 18 0																															
27 Gaya ... .. 24 8 23 12 11 8 36 0 37 8 16 0 11 0 11 8 8 0 22 0 22 0 9 0 ... ..																															
28 Shahabad ... .. 18 8 18 0 14 0 30 0 28 0 18 0 15 0 15 0 12 0 18 0 18 0 12 0 21 0 22 0 16 8																															
29 Mozufferpore ... .. 20 0 19 0 10 0 32 0 32 0 13 0 9 0 9 0 6 0 17 0 16 0 8 0 ... ..																															
30 Saran ... .. 20 0 19 0 14 8 31 8 28 0 16 12 9 0 9 0 7 0 23 0 23 0 12 0 ... ..																															
31 Champaran ... .. 23 0 22 0 10 0 40 0 37 0 14 0 8 0 8 0 8 0 18 8 19 0 8 8																															
32 Monghyr ... .. 21 0 21 0 17 8 31 5 31 5 19 9 12 6 12 8 8 4 16 8 15 7 10 5																															
33 Bhagalpore ... .. 21 7 21 7 13 14 37 14 37 14 18 15 17 11 17 11 9 7 20 3 18 15 10 1																															
34 Purneah ... .. 30 0 28 0 12 0 ... .. 21 0 20 0 10 0 22 0 23 0 10 8																															
35 Southal Pergunnah ... .. 17 8 18 0 11 0 35 0 ... .. 17 8 18 0 10 0 20 0 22 0 11 0 { E 40 0 18 0 16 0 15 to to 45 0 45 0 23 0																															
ORISSA.																															
36 Cuttack*																															
37 Pooree*																															
38 Balasore ... .. 20 0 20 0 11 0 ... .. 16 0 16 0 16 0 24 0 24 0 24 0																															
CHOTA NAGPUR.																															
South-Western Frontier Agency																															
39 Hazareebagh ... .. 20 8 21 0 11 0 27 0 32 0 13 8 12 0 12 0 8 0 19 0 21 0 12 0																															
40 Lohardugga ... .. 19 0 20 0 10 0 32 0 32 0 20 0 18 0 18 0 15 0 22 22 0 14 0																															
41 Singbhoom ... .. 18 0 18 0 12 0 ... .. 14 0 14 0 12 0 24 0 24 0 16 0																															
42 Manbhoom ... .. 17 0 17 0 12 0 38 0 38 0 20 0 14 0 14 0 10 0 22 0 23 0 14 0 16 0 E 40 0 16 0 40																															

\* Return not received.  
O In the interior prices range as follow :—Wheat 26-12 seers, barley 38 seers, best rice 19-12 seers, common rice 21-12 seers, and gram 33 seers per rupee.  
P In the interior prices range as follow :—Wheat 19 seers, barley 27 seers, best rice 8-8 seers, common rice 20 seers, great millet 24 seers, maize 28 seers, and gram 23 seers per rupee.  
Q In the interior prices range as follow :—Wheat 21 to 25-8 seers, barley 32 to 50 seers, best rice 10-12 to 18-12 seers, common rice 17 to 22 seers, lesser millet 15 to 40 seers, maize 29 to 35 seers, and gram 16 to 30 seers per rupee.



## Rainfall, Weather, and State and Prospects of the Crops.

Statement showing Rainfall, Weather, State and Prospects of the Crops in the different Districts of Bengal, as reported to Government during the week ending the 17th May 1875.

No.	District and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BENGAL.			
Western Districts.			
1	Burdwan, 17th* May 1875	1.14	Rain at Bood-Bood .76, Cutwa 2.40, Jehanabad .88. Sowing of paddy begun in low lands. Fever decreasing.
	Bankoora, 15th	1.35	There has been rain all over the district. <i>Boro</i> , or spring rice-crop, arriving maturity. The paddy-fields are being ploughed.
3	Beerbhoom, 15th	.24	Weather cool; rain fell on Tuesday. The fields are being ploughed for the early rice.
	Midnapore, 15th	.44	Wind-storms occur very frequently, sometimes accompanied by rain, sometimes not; the weather is more seasonable than during the two preceding weeks. Thus far the season would be considered good. Quite sufficient rain has fallen for the present; enough to damage some of the <i>boro</i> rice, which was ripening. A week's sunshine would now be looked upon as a boon. Prices, which have been rising since the middle of March, shew a slight tendency to decline.
5	Hooghly, 15th " "	.68	Weather hot, with occasional showers. <i>Aous</i> , or early rice, looking well. Weather very favorable for preparing lands, sowing, and for young crops. Sickness decreased.
	Howrah, 15th " "	.82	There was rain throughout the district during the week. Weather was warm and sky cloudy; strong wind, generally from the south. Reaping of the <i>boro</i> rice nearly completed. The recent rain has done good.
Central Districts.			
6	24-Pergunnahs, 17th† May 1875	1.42	Warm and close, with occasional clouds. Moderate showers of rain have fallen during the week. Sowings of early rice and jute progressing fairly. Cholera decreasing, but cases of fever reported from Barripore and Busserhat.
7	Nuddea, 15th May 1875	3.27	Weather damp and not very hot. The prospects of rice and indigo are very good. Food is still dear.
8	Jessore, 15th	.41	Somewhat variable weather; a little rain; wind mostly from the south. The spring rice has been gathered. The early rice, where sown, is doing well. Sowing of paddy, indigo, and other crops continues. Prospects generally good.
9	Moorshedabad, 15th May 1875	1.83	Hot, with occasional storms and heavy rain, cooling the atmosphere for a short time. Rainfall has greatly expedited preparation of ground for future operations; also beneficial to rearing of silk-worms and to sugarcane, which is in excellent condition. Indigo and mulberry good; <i>boro</i> rice harvest not completed; average outturn expected. Cholera present in one village in Gous. Small-pox present in Soojagunge.
10	Dinapore, 14th May 1875	2.44	Plenty of rain, and some thunderstorms, wind generally east or south-east. Progress most satisfactory; <i>bhudo</i> , or early rice, and jute looking very good. The district officer has received no report about <i>boro</i> paddy, but thinks that much must have been reaped before this. An unusual extent of land is under <i>boro</i> rice this year.
11	Maldah, 15th May 1875	Nil.	Weather fair in the morning, and cloudy in the afternoon. The late rainfall has done good, and the prospects of rice, indigo, and mulberry crops are, in general, favorable.
12	Rajahmbye, 15th "	1.76	There has been very beneficial rain all over the district during the week. The state of the crops is generally favorable, except that the mango crop has failed altogether. Cholera has almost disappeared, and the public health is good.
13	Rungpore, 14th " "	1.93	Stormy weather. Rice sprouting well.
14	Bogra, 15th	.89	Weather fair, with occasional clouds and rains. State and prospects of crops good. <i>Aous</i> , or early crop rice, being sown.
15	Pabna, 15th	1.78	Weather cloudy and rainy; south-easterly wind prevailing. State and prospects of crops good.

\* Telegram of the 17th May, received on the same day, shows rainfall during the seven days immediately preceding.

† Report of the 17th May, received on the same day, shows rainfall during the seven days immediately preceding.

No.	District and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
<b>BENGAL.—(Contd.)</b>			
<i>Central Districts.—(Contd.)</i>			
BAM DIV.	16 Darjeeling, 14th May 1875.	2.36	Rain fell during every day of the week. On Wednesday it came down heavily, and was accompanied with very high wind. Sowing is progressing favorably, both in the plains and in the hills. The young Indian-corn, <i>murwa</i> , and <i>kawoni</i> millets in the hills are looking very healthy.
	17 Jaspigoree, 16th May 1875.	3.05	Cloudy and cool weather at the sudder station, but reported very hot in the interior. <i>Bhatol</i> rice promising well; <i>kawoni</i> millet good. Jute promises well, but late rain has promoted growth of weeds. Cholera is still prevalent.
	Jooh Behnr, 13th May 1875	4.56	The weather for some days of the week was cloudy and hot; there were also some heavy showers of rain. The rain has done much good to the crops. Cholera continues to rage in all parts of the Raj.
<i>Eastern Districts.</i>			
A	18 Dacca, 17th* May 1875	2.09	Rain almost every day. State and prospects of crops favorable.
	19 Fureedpore, 15th May 1875.	2.67	Weather extremely unsettled, but quite seasonable. The prospects of the crops are favorable everywhere. At Madaripore a violent storm occurred on Wednesday night, which did much injury to huts and thatched public buildings. General health good.
	20 Backergunge, 13th May 1875.	.49	Seasonable weather. In general all is well. Sporadic cases of cholera, and also cattle disease, still continue.
	21 Memensingh, 14th May 1875.	2.62	Frequent showers, except in the west of the district, where the air continues dry. The <i>aus</i> rice is likely to suffer from weeds if the rainfall continues.
	22 Chittagong, 13th May 1875.	1.56	Weather cloudy. Heavy rain fell on the morning of the 13th instant. The crops continue to do well, and there is no change to report from last week.
	23 Noakholly, 13th May 1875.	2.53	Weather generally clear during the week. There was some heat and closeness, followed by a good fall of rain on the night of the 12th instant. Wind generally south and south-east, and occasionally blowing hard. In the lowland the early rice crop is progressing favorably, and in the highland sowing is going on. More rain now may injure the lowland crops. The kharis are beginning to fill. <i>Khunda</i> boats are now going from Noakholly to Comillah.
	24 Tipperah, 14th May 1875	.66	Weather cloudy and oppressive; a few heavy showers of rain. The spring rice has been nearly all harvested in most parts; it has been a fair average crop. The autumn and winter rice have been sown under favorable circumstances.
GOI	25 Chittagong Hill Tracts, 11th May 1875.	1.62	Weather generally cloudy; some rain fell during the first part of the week. Sowing still going on in the <i>jooms</i> .
	Hill Tipperah, 12th May 1875.	.86	Weather unsettled, with occasional squalls. No crop in the ground. Sowing of early rice progressing.
<b>BEHAR.</b>			
B	26 Patna, 17th* May 1875	.74	Wind, hail, and rain-storm between 2 and 3 P.M. of the 16th instant. Much injury to mango crop. Cholera still prevalent throughout the district.
	27 Gya, 15th May 1875	Nil.	West winds prevalent during part of the week. East winds and very hot. Dry maximum thermometer rose to 109.5. Only crops in the ground are <i>cheena</i> millet and sugarcane. Cholera has increased in the Aurungabad sub-division and south of Gya sub-division. Measures taken.
	28 Shahabnd, 15th May 1875	Nil.	Strong east wind, and moderately hot. The prospects of crops are good. No change since last report. Cholera still prevalent in parts of the sub-divisions, to the same extent as previously noticed.
	29 Durbhunga		Return not received.
	30 Mozufferpore, 15th „ „	Nil.	Hot weather. The prospects of <i>cheena</i> and <i>kawoni</i> millets are excellent, and those of mango crop are very poor. Cholera continues in many parts of the district.
	31 Sarun, 15th May 1875	Nil.	Weather hot and clear; east wind prevailing. The prospects of <i>cheena</i> millet, sugarcane, and indigo, continue favorable. Early <i>cheena</i> is being harvested. The <i>Bhatol</i> rice and <i>kawoni</i> millet are being sown. The early sowings are doing well. General health good.
	32 Champaran, 14th May 1875.	.20	There has been little change in the weather since last report. East winds and slight showers still continue at Motiharee, but in many parts of the district the rainfall has been much heavier than at the Sudder station. The crops promise exceedingly well, and the weather is well suited for the preparation of the rice field for the coming crop.

\* Telegrams of the 17th May, received on the same day, shows rainfall during the seven days immediately preceding.

No.	District and date of return.	Rainfall [at Sudder] [Station in] inches.	Character of the weather, state and prospects of the crops, and state of health at date.
<b>BEHAR—(Contd.)</b>			
33	Monghyr, 15th May 1875	Nil.	Weather unusually cool; east winds prevailing. The rain which fell last week has done much good. Prospects generally favorable.
34	Bhagulpore, 17th <sup>a</sup> May 1875.	·89	Rain fell throughout the district, which has benefited the land required for rice cultivation. <i>Marwa</i> millet and early rice sowing began in Soopool. General health good.
35	Furneah, 15th May 1875	1·08	Weather cool and cloudy, with east wind and showers. The early <i>boro</i> rice is fit to cut. The <i>bhadoi</i> , or early rice, is looking excellent. The <i>Patna</i> (hemp) in the north looks very healthy.
36	Sonthal Pergunnahs, 15th May 1875.	·55	In Dumka, weather much hotter than last week; clouds, with rain, wind, and thunder, come up in the afternoon. In Godda, rain is wanted for ploughing; everywhere else ploughing is going on actively. Sugarcane-planting going on in Deoghur and Jamtara. Nothing else to report on.
<b>ORISSA.</b>			
37	Cuttack, 8th May 1875	1·44	Thunder-storms, accompanied with heavy rain, but of short duration, occur nearly every evening. Ploughing is going on well in consequence, but it may be checked if, as there is reason to fear too much rain falls at this season, which closely resembles that of 1871. Public health good. Cholera has disappeared.
Orissa Div	Pooree, 13th May 1875	1·59	There has been good rain in the interior generally. The sky is still cloudy, and more rain is expected. The air is hot. Tillage is proceeding rapidly. The <i>dahwa</i> , or spring, rice crop, is being reaped with a good outturn. Castor-seeds are being harvested with a fair outturn. The new sugarcane is being earthed up. Cotton is in flower and pod. The mangoes are ripening, but the crop is very poor.
	39 Balasore, 14th	1·27	Storms have been pretty frequent. The rain has been very useful. Ploughing is general, and sowing has commenced. The cholera in the north is still on the decline, but it has broken out sporadically elsewhere.
<b>CHOTA NAGPORE.</b>			
<i>South-West Frontier Agency.</i>			
40	Hazareebagh, 14th May 1875.	·18	Seasonable weather; slight rain has fallen. No alteration to report. A good fall of rain would be very beneficial.
41	Lohardugga, 15th May 1875.	·02	Wind still variable, and weather unsettled. No crops now on the ground. Small-pox still prevalent, and cases of cholera continue to be reported from Palamow.
42	Singbhoom, 14th May 1875.	1·58	Heavy storms, with rain, on Monday, Tuesday, and Wednesday, from which many trees have been uprooted, and much damage caused to mangoes and other fruits. No crops. District healthy.
	Naunbhoom, 15th May 1875.	2·06	Several severe storms of short duration in the early part. The weather is at present close, but seasonable. The small crops, such as sugarcane, cotton <i>kochora</i> , are reported good. The land is being in places prepared for rice, but not to the extent the district officer should have supposed from the recent showers. From Gobindpore the report is that heavy enough rain has not yet fallen.

<sup>a</sup> Telegram of the 17th May, received on the same day, shows rainfall during the seven days immediately preceding.

Published for general information.

CALCUTTA, STATISTICAL DEPT.,  
The 18th May 1875.

R. KNIGHT,  
Asst. Secy. to the Govt. of Bengal.

## Weekly Report of Rainfall compiled at the Meteorological Reporter's Office.

	STATION.	Rain from 26th April to 1st May 1875.	Rain from 2nd May to 8th May 1875.	RAIN FROM 1st JANUARY 1875.		REMARKS.
				Inches.	Up to date.	
NGAL.		Inches.	Inches.		1875.	
WESTERN DISTRICT					8th May	
	Burdwan	5.46	1.21	12.49	ditto	
	Cutwa	1.54	3.97	10.36	ditto	
	Culina	3.21	1.30	7.62	ditto	
	Bood-boo	1.18	0.76	6.21	ditto	
	Raneegunn	0.75	0.65	4.95	ditto	
	Jehanul	1.02	1.05	5.44	ditto	
Bankoora	Ban	0.77	1.16	3.38	ditto	
	Rooree	0.08	0.88	5.30	ditto	
	Hetamp	0.70	1.08	7.19	ditto	
	Midnapur	1.99	5.47	8.36	ditto	
	Tumlook	3.95	2.15	6.37	ditto	Not rec. 11th to 17th April.
	Gurbeta	2.23	3.71	7.61	ditto	
	Contai { Dy. Collr.'s Office	2.23	1.45	3.77	ditto	Not rec. 18th to 24th April.
	Contai { Exe. Engr.'s Office	2.12	2.12	5.57	ditto	
	Hoochli	1.38	4.42	8.67	ditto	
	Serai	2.40	2.39	8.60	ditto	
Howrah		2.04	1.34	6.53	ditto	
	Sangor Island	1.61	1.30	4.11	ditto	
	Calcutta	3.14	1.49	6.04	ditto	
	Alipore { Dispens	3.15	1.84	7.43	ditto	
	Alipore { Jail	3.24	1.84	7.01	ditto	
	Busaerhat	2.76	1.97	8.32	ditto	
	Baraset	1.78	4.08	10.33	ditto	
	Diamond Harbour	2.05	1.75	5.17	ditto	
	Baripore	1.35	1.36	3.66	ditto	
	Satkhira	5.53	2.93	14.79	ditto	
	Rashtaknora	3.20	2.45	8.93	ditto	
	Dum-Dum	3.04	1.19	7.30	ditto	
	Kishnaghu	1.04	1.89	8.12	ditto	
	Rongong	2.25	2.39	10.29	ditto	
	Meherpore	0.10	3.29	9.09	ditto	
	Chooadang	0.40	3.51	7.71	ditto	
	Koochtea	2.62	2.98	11.84	ditto	
	Ranghat	4.75	1.30	10.01	ditto	
	Jessore	0.71	3.29	9.44	ditto	
	Narail	0.65	2.00	8.00	ditto	
	Khoolna	1.80	1.30	6.60	ditto	
	Jhenida	1.80	2.18	7.57	ditto	
	Bagirhat	2.28	1.83	8.25	ditto	
	Magorah	0.37	3.04	10.54	ditto	
	Berhampor	0.23	1.29	5.61	ditto	
	Rampore	Nil	1.67	5.88	ditto	
	Lalbagh	0.64	1.93	5.32	ditto	
	Jungpore	0.05	0.20	3.30	ditto	
	Azun	0.51	0.93	4.37	ditto	
	Lalg	0.24	1.55	5.59	ditto	
	Kau	0.20	2.43	4.82	ditto	From 14th March 1875.
	Dins	0.11	1.40	6.31	ditto	
	Mak	0.22	0.80	2.45	ditto	
	Chai	0.10	0.69	2.00	ditto	
	Nattore	0.20	1.30	5.38	ditto	
	Nattore	0.71	1.20	9.98	ditto	
	Rungpor	2.13	1.36	5.94	ditto	
	Bhowany	Nil	0.09	4.84	ditto	
	Bogra	0.68	0.94	6.16	ditto	
	Pubna	1.22	0.75	7.28	ditto	
	Serajgunj	0.98	1.60	5.61	ditto	
	Telegraph Office	Not rec.	Not rec.	4.97	31st Mar.	
		0.87	2.49	9.27	8th May	
	Jungpore	4.75	3.81	14.02	ditto	
	Boda	0.11	3.61	4.88	ditto	
	Buxa { Commissioner's Office	0.07	Not rec.	19.74	1st May	
	Buxa { Civil Surgeon's Office	0.45	0.49	24.97	8th May	
	Ita	1.01	1.11	7.36	ditto	
		4.87	1.85	10.33	ditto	

DISTRICT.	STATION.	RAIN FROM 1st JANUARY 1875.		REMARKS.	
		25th April - 1st May 1875.	2nd May 1875.		
		Rain April to May 1875.	Rain 2nd May 1875.	Inches. Up to date.	
BENGAL—(Continued.)					
EASTERN DISTRICTS.		Inches.	Inches.	1875.	
Dacca.	Dacca... { Telegraph Office ...	1.11	1.10	7.28 8th May	
	{ Hospital ...	0.83	1.29	6.73 ditto ... Not rec. 21st to 27th Mar.	
	Moonsheegunge ...	0.48	1.40	6.50 ditto .. Ditto ditto.	
	Manickgunge ...	3.51	1.80	7.73 ditto ... Ditto ditto.	
	Furzedpore ... {	Furzedpore ...	2.40	0.55	7.23 ditto
		Gosaiundo ...	1.42	1.51	8.98 ditto
		Madaripore ...	1.20	0.73	9.89 ditto
	Backergunge ... {	Burriand ...	2.53	Not rec.	6.57 1st May Not rec. 4th to 24th April
		Perozepore ...	2.25	ditto	6.17 ditto ... Ditto ditto.
		Patoakhally ...	Not rec.	2.33	6.47 2nd Ang Not rec. 25th April to 1st May
		Dowlatkhan ...	1.14	Not rec.	4.22 1st May Not rec. 4th to 24th April.
	Mymensingh ... {	Mymensingh ...	1.84	0.97	12.34 8th May.
		Jamulpore ...	0.55	1.88	9.91 ditto
		Atia ...	0.40	0.75	6.41 ditto
		Kishoregunge ...	2.17	1.34	16.73 ditto
Chittagong ... {	Chittagong { Telegraph Office	5.70	1.20	12.90 ditto	
	{ Jail ...	6.88	0.36	14.31 ditto	
	Cox's Bazar ...	8.63	0.40	11.70 ditto	
Noakholly... Noakholly ...	5.71	1.07	10.02 ditto		
Tipperah ... {	Cemillah ...	1.40	0.60	13.16 ditto	
	Brahmunberiah ...	1.91	0.52	16.91 ditto	
Chittagong Hill Tracts Rungamtee Hill	3.10	2.23	10.79 ditto		
Hill Tipperah ... Hill Tipperah ...	5.07	Nil	18.39 ditto		
BEHAR.					
Patna ... {	Patna ...	Nil	0.92	2.51 ditto	
	Behar ...	Nil	1.00	2.92 ditto	
	Barh ...	Nil	2.77	3.30 ditto	
	Dinapore ... { Jail ...	Nil	0.80	2.20 ditto	
		{ Cantonment ...	Nil	1.10	2.22 ditto
Gya ... {	Gya ...	Nil	0.21	1.81 ditto	
	Nowadah ...	Not rec	0.18	1.42 ditto Not rec. 25th April to 1st May.	
	Arungabad ...	Nil	Nil	2.12 ditto	
	Jehanabad ...	Nil	0.10	1.39 ditto	
Shahabad ... {	Arrah ...	Nil	1.28	2.94 ditto	
	Sasaram ...	Nil	0.40	1.81 ditto	
	Buxar ...	Nil	0.01	0.73 ditto	
	Bhuboah ...	Nil	0.08	1.07 ditto	
Tirhoot ... {	Moanfierpore ...	1.01	1.45	3.73 ditto	
	Hajeeopore ...	Nil	2.17	3.53 ditto	
	Hajeeopore, Seetamurhee ...	1.40	0.54	2.84 ditto	
	Mudhoobunnee, Durbhunga ...	0.01	0.11	0.79 ditto	
	Seetamurhee, Mudhoobunnee	3.19	0.63	6.29 ditto	
	Tajpore ...	0.30	1.25	2.45 ditto	
Sarun ... {	Chupra ...	0.50	0.43	1.86 ditto	
	Sewan ...	0.28	0.59	2.17 ditto	
Champaran ... {	Motiharee ...	0.85	0.60	2.68 ditto	
	Bettiah ...	4.30	1.75	6.05 ditto	
Monghyr ... {	Monghyr ...	Nil	2.70	4.23 ditto	
	Begoo Serai ...	0.25	2.66	4.12 ditto	
	Jamooee ...	Nil	0.10	1.10 ditto	
Bhagulpore ... {	Bhagulpore ...	0.42	0.85	2.62 ditto	
	Sooool ...	0.27	0.94	1.55 ditto	
	Muddehpooora ...	0.90	1.20	4.01 ditto	
	Banka ...	0.51	Nil	2.17 ditto	
	Sonburna ...	1.10	1.65	3.19 ditto	
Purneah ... {	Purneah ...	0.51	1.79	2.98 ditto	
	Kiseengunge ...	1.31	1.81	4.23 ditto	
	Arrareah ...	0.90	1.64	3.54 ditto	
Sonthal Pergunnah... {	Nya Doomka ...	Nil	0.69	6.34 ditto	
	Rajmohal ...	Not rec.	Not rec	0.50 10th April	
	Deoghur ...	0.08	0.31	1.71 8th May	
	Jamtara ...	Not rec.	Nil	1.30 ditto Not rec. 28th Mar. to 10th April and 18th to 24th April.	
Godda ... {	Godda ...	0.25	Nil	1.19 ditto Not rec. 28th Mar. to 3rd April and 25th April to 1st May. Not rec. 28th Mar. to 3rd April.	

DISTRICT.	STATION.	Rain from 25th April to 1st May 1875.		RAIN FROM 1st JANUARY 1875.		REMARKS.
		Rain from 25th April to 1st May 1875.	Rain from 2nd to 8th May 1875.	Inches.	Up to date.	
ORISSA.						
		Inches.	Inches.	1875.		
Cuttack	Cuttack ... { Telegraph Office	1.20	1.00	3.80	8th May	
	... { Hospital	1.52	1.44	5.01	ditto	
	Jajpore	0.70	Not rec.	5.80	1st May	
	Kendraparah	0.20	ditto	2.40	ditto	
	Jugatsingpore	0.90	ditto	1.50	ditto	
	False Point	0.70	ditto	3.65	ditto	
Pooree	Pooree	0.38	1.00	4.15	8th May	
	Khoordah	0.27	0.41	2.38	ditto	
Balasore	Balasore	1.71	0.48	6.09	ditto	
	Bhuddruck	0.37	0.98	2.00	ditto	
	Jelhasore	2.80	1.40	4.41	ditto	
	Korob	0.80	1.68	5.78	ditto	
	Chandbally	0.60	2.08	3.70	ditto	
Cuttack Tributary Mahals		Sumbulpore	Nil	Nil	1.18	ditto
CHOTA NAGPORE.						
SOUTH-WESTERN FRONTIER AGENCY.						
Hazareebagh	Hazareebagh ... { Jail	Nil	0.07	3.73	ditto	
	... { Dispensary	Nil	0.03	3.67	ditto	
	Pachumba	Nil	0.34	2.58	ditto	
Lohardugga	Ranchee	0.20	0.64	4.93	ditto	
	Palamow	Nil	Nil	1.02	ditto	
Singbhoom	Chybassa	0.04	1.38	5.87	ditto	
Maubhoom	Parulia	0.14	2.08	4.48	ditto	
	Govindpore	Not rec.	0.30	3.41	ditto	Not rec. 25th April to 1st May.
ASSAM & ADJACENT HILLS.						
Sylhet	Sylhet	10.66	0.47	41.84	ditto	
	Seebaugor	2.29	Not rec.	30.01	1st May	
Seebaugor	Golaghat	0.73	ditto	15.13	ditto	
	Jorhaut	3.07	ditto	20.97	ditto	
	Nazeerab	1.72	ditto	27.82	ditto	
	Deopanie	1.32	ditto	24.00	ditto	
	Hattiepootie	1.40	ditto	24.58	ditto	
	Masengah	1.08	ditto	23.58	ditto	
	Soutock	1.08	ditto	25.71	ditto	
	Cherideo	5.21	ditto	33.17	ditto	
	Benares	Nil	ditto	1.40	ditto	
	Akyab	6.80	1.00	9.98	8th May	

CALCUTTA,  
The 15th May 1875.

W. G. WILLSON,  
Offg. Meteorological Reporter to the Govt. of Bengal.



## Meteorological Telegraphic Report for the period 9th to 15th May 1875.

STATIONS	Date.	Hour.	Barometer reduced to 32°.	Barometer reduced to sea-level.	THERMOMETER.		Humidity Sat. = 100.	WIND.		Rain.	Clouds.	Weather initials.
					Dry.	Wet.		Direction.	Velocity.			
CALCUTTA.	May 9th	16	29.671	29.689	88.2	82.0	76	S	...	...	K	
		16	29.629	29.547	91.3	82.5	68	S by E	...	...	K	
	10th	16	29.608	29.686	87.1	82.5	81	S E	...	0.00	K	
		16	29.538	29.556	93.5	83.8	65	S by W	...	...	K	
	11th	16	29.808	29.888	90.1	83.5	74	S by W	...	...	K	
		16	29.555	29.573	89.2	82.0	69	S S W	...	...	...	b
	12th	16	29.712	29.730	90.2	82.5	70	S W	...	...	K	
		16	29.679	29.597	92.6	82.4	63	S	...	...	K	
	13th	16	29.780	29.798	88.4	81.0	71	S E	...	0.03	K	
		16	29.681	29.699	91.4	83.0	67	S S W	...	...	...	b
	14th	16	29.819	29.837	89.5	82.0	71	S S W	...	...	K	
		16	29.605	29.713	92.3	82.3	63	S	...	...	CS	
	15th	16	29.742	29.760	90.5	83.3	73	S S W	...	...	...	b
		16	29.611	29.629	92.9	84.0	67	S	...	...	...	b
SANDWICH ISLAND.	9th	16	29.677	29.683	84	82	76	S S W	11.4	...	N	d
		16	29.565	29.571	88	81	72	S	11.1	...	KS	b, m
	10th	16	29.684	29.690	88	83	80	S S W	9.6	...	N	b, m
		16	29.571	29.579	90	83	73	S	9.7	...	N	b, m
	11th	16	29.683	29.689	88	81	83	S S W	11.5	...	N	b, m
		16	29.593	29.599	89	83	78	S	12.9	...	KS	b, m
	12th	16	29.733	29.739	84	82	76	S S W	16.7	0.40	N	b, m, scuds
		16	29.630	29.638	89	83	78	S S E	19.1	...	K3	b, m, scuds
	13th	16	29.774	29.780	88	83	80	S S K	13.7	1.40	N	b, m, scuds
		16	29.700	29.716	88	83	80	S S E	10.9	...	KS	b, m, scuds
	14th	16	29.837	29.843	89	83	76	S	15.9	...	N	b, m, scuds
		16	29.721	29.727	89	82	73	S S E	18.5	...	...	b, m
	15th	16	29.772	29.778	88	82	78	S	21.1	...	...	b, m, scuds
		16	29.639	29.645	89	83	76	S S E	21.1	...	...	b, m, scuds
UNITED STATES.	8th	16	29.929	29.931	87	80	72	E	4.7	...	K	b, v
		16	29.636	29.638	87	81	76	S W	12.5	...	C	b, v
	9th	16	29.651	29.743	87	80	72	S E	5.4	...	K	b, v
		16	29.616	29.697	88	82	78	W S W	11.9	...	K	b, v
	10th	16	29.655	29.746	88	82	74	S W	6.2	...	K	b, v
		16	29.675	29.687	87	82	79	S	16.7	...	K	b, v
	11th	16	29.723	29.815	85	79	75	E S E	4.8	...	K	b, v
		16	29.628	29.720	89	79	73	W	16.1	...	K, CK	b, v
	12th	16	29.770	29.863	81	78	74	S W	7.8	1.80	KS	g
		16	29.706	29.798	86	79	75	S S E	9.2	...	K	b, v
	13th	16	?	?	79	75	88	N N W	2.6	0.10	C, KS	v
		16	?	?	88	81	72	S	8.9	...	...	b, v
	14th	16	29.770	29.808	87	81	78	S W	3.0	...	K	b, v
		16	29.653	29.743	88	81	72	S W	1.2	...	K	b, v
MADRAS.	8th	16	29.716	29.746	90	76	36	W by S	16	...	...	e
		16	29.696	29.696	93	78	49	S E	13	...	...	b, e
	9th	16	29.682	29.712	98	77	35	W by S	15	...	...	b
		16	29.650	29.680	91	79	40	S S E	16	...	...	b, e
	10th	16	29.674	29.704	90	78	38	W by N	14	...	...	b, c
		16	29.565	29.595	91	78	48	S E by S	13	...	...	b
	11th	16	29.677	29.707	98	77	35	W by S	11	...	...	b
		16	29.693	29.693	92	78	51	S E by S	16	...	...	b
	12th	16	29.728	29.758	93	76	43	S S E	11	...	...	c
		16	29.640	29.670	89	77	58	S E	13	...	...	Hazy.
	13th	16	29.813	29.843	69	80	64	S E	15	...	...	c
		16	29.603	29.728	87	80	72	S E	15	...	...	b
	14th	16	29.920	29.950	65	76	64	N N W	3	0.03	...	Cloudy.
		16	29.802	29.832	86	74	61	S S E	9	...	...	Cloudy.
COCHIN.	9th	16	29.558	29.639	90	82	69	S E	2.7	...	KS, C	
		16	29.471	29.552	93	82	69	S E	4.1	...	KS, N	
	10th	16	29.576	29.657	91	81	61	S W	2.5	...	CK, C	
		16	29.466	29.547	95	82	65	S	5.6	...	K, CK, C	
	11th	16	29.593	29.674	92	81	60	S S W	3.9	...	K, CK, C	
		16	29.476	29.557	95	81	62	S	8.6	...	C	a
	12th	16	29.653	29.734	92	81	60	S S W	5.2	...	K, CK, C	
		16	29.528	29.607	94	80	62	S	1.1	...	K	b
	13th	16	29.695	29.776	90	78	66	S	5.1	0.60	CK	
		16	29.588	29.669	93	79	61	S	1.3	...	...	b
	14th	16	29.743	29.824	92	77	48	S W	5.6	...	...	b
		16	29.610	29.691	96	80	47	S S W	8.8	...	K	b
	15th	16	29.693	29.774	92	80	67	S S W	9.2	...	...	b
		16	29.610	29.621	95	80	40	S S W	7.0	...	K, NC	
CHENNAI.	9th	16	29.782	29.804	60	77	80	S E	4.7	0.10	...	a
		16	29.640	29.662	80	78	91	S	5.8	0.20	...	b, v
	10th	16	29.722	29.743	85	80	79	S S E	3.8	...	...	b, v
		16	29.613	29.634	84	79	79	S	6.3	...	...	b, v
	11th	16	29.765	29.787	80	77	80	S E	4.2	1.40	...	p
		16	29.685	29.708	83	78	78	S	4.1	...	...	b
	12th	16	29.812	29.864	78	75	95	S	3.8	2.50	...	b
		16	29.750	29.771	85	78	71	K	4.5	...	...	b
	13th	16	29.845	29.807	74	74	100	K	3.0	3.30	...	b
		16	29.784	29.808	80	75	78	N E	4.8	...	...	b
	14th	16	29.801	29.825	88	78	68	E	2.1	...	...	b
		16	29.776	29.797	88	82	76	W	4.3	...	...	b
	15th	16	29.856	29.877	88	80	69	W	2.3	...	...	b
		16	29.704	29.726	87	80	72	W	9.1	...	...	b

\* Velocity of wind in miles per hour

CALCUTTA,  
The 15th May 1875.W. G. WILLSON,  
Offg. Meteorological Reporter to the Govt. of Bengal.

**Results of the Meteorological Observations taken at the Surveyor-General's Office,  
Calcutta, from 8th to 14th May 1875.**

Month.	Date.	Mean reduced barometer.	THERMOMETER.			Mean dry bulb.	Mean wet bulb.	Computed mean dew-point.	Mean degree of humidity.	WIND.			Rain.	Moon's phases.	GENERAL REMARKS.
			Highest reading.	Lowest reading.	Max. solar radiation.					Prevailing direction.	Max. pressure.	Daily velocity.			
		Inches.	°	°	°	°	°	°			H	Miles.	In.		
May	8th	29.033	92.2	78.0	141.0	84.4	78.7	74.7	0.74	SSE & S by E	0.2	57.7	...	...	Clear and cumuli. Sheet lightning on north from 7½ to 10 P.M.
	9th	609	92.8	75.0	143.0	84.2	79.2	75.7	70	SSE & S	31.0	125.5	0.09	...	Clear, cumuli and stratos. Strong wind from 7½ to 8½ P.M. Lightning on north-west at 10 P.M. Slight rain between 7 and 8 P.M.
	10th	613	94.0	76.5	142.8	84.3	78.7	74.8	74	E & SSW	...	100.7	...	...	Stratos and cumuli. Sheet lightning from 8 to 11 P.M.
	11th	617	94.4	77.0	144.5	85.4	79.3	75.0	72	S & SSW	2.7	115.3	...	...	Overcast, stratos, cumuli, and clear. Drizzled at 8½ P.M.
	12th	653	93.5	76.5	141.2	84.6	77.9	73.2	70	S & S W	14.0	175.0	0.63	...	Overcast and cumuli. High wind from 3½ to 8 P.M. Thunder and lightning between 7 and 8 P.M. Rain from 7½ to 8 P.M.
	13th	719	92.0	75.5	144.5	84.3	79.4	76.0	77	SE & SSW	...	174.1	...	...	Cirrocumuli, cumuli, and clear.
	14th	755	92.8	81.4	140.0	80.4	81.1	77.1	75	S & SSW	1.2	223.0	...	...	Chiefly cumuli. Brisk wind from 7½ A.M. to 2 P.M. Sheet lightning on west at 7½ P.M.

The mean barometer as likewise the dry and wet bulb thermometer means are derived from the twenty-four hourly observations made during the day.

The dew-point is computed with the Greenwich constants. The figures in column 10 represent the humidity of the air, the complete saturation of which being taken at unity. The receiver of the lower rain gauge is 1½ feet, and that of the anemometer 70 feet 10 inches above the level of the ground. The velocity of wind, as indicated by Robinson's anemometer, is registered from noon to noon.

The extreme variation of temperature during the past seven days	...	19.4
The maximum temperature during the past seven days	...	94.4
The maximum temperature during the corresponding period of the past year	...	98.8
The mean humidity during the past seven days	...	0.74
The mean humidity during the corresponding period of the past year	...	0.73
		Inches.
The total fall of rain from 8th to 14th	... { by lower rain gauge	0.72
	... { by anemometer gauge	0.61
Ditto ditto ditto, average of twenty-one previous years	...	1.09
Ditto ditto between the 1st January and the 14th May	...	7.66
Ditto ditto ditto, average of twenty-one previous years	...	7.60

GOPEENATH SEN,  
In charge of the Observatory.

The 17th May 1875.

## Weekly Return of Traffic Receipts on Indian Railways.

## EASTERN BENGAL RAILWAY.

*Approximate Return of Traffic for Week ended 24th April 1875, on 158½ miles.*

	Number of passengers.	COACHING TRAFFIC.		MERCHANDISE AND MINERAL TRAFFIC.			Total receipts.
		Coaching receipts.		Weight carried		Receipts.	
		Rs. A. P.	£ s. d.	Mds. Strs.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week	42,425	20,615 8 6	2,142 10 2	207,114 17	30,405 0 1	3,337 2 6	5,779 12 8
Or per mile of railway	268	108 6 0	15 8 8	1,808 31	230 0 0	21 1 9	30 10 8
For previous 18 weeks of half-year	545,129	5,37,760 0 1	56,061 17 9	20,15,433 6	4,66,819 3 1 <sup>8</sup>	42,792 4 10	79,264 2 7
Total for 17 weeks	587,545	4,24,411 8 7	48,994 7 11	22,52,607 23	5,03,224 3 2	46,129 7 4	85,933 15 3
COMPARISON.							
Total for corresponding of previous year	40,8051	21,977 5 8	2,014 11 9	3,67,474 0	75,079 5 3	6,882 5 5	8,806 17 2
Per mile of railway, corresponding of previous year	258	138 14 0	12 14 7	2,522 0	474 7 0	45 0 19	56 4 5
Total to corresponding date of previous year	637,358	5,80,619 10 7	64,981 15 10	43,50,421 0	9,32,190 7 6	85,151 6 10	1,29,433 2 8

## EASTERN BENGAL RAILWAY.

*Approximate Return of Traffic for week ended 1st May 1875, on 158½ miles open.*

		Rs. A. P.	£ s. d.	Mds. Strs.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week	33,342	22,744 6 0	2,048 4 9	1,34,896 35	32,095 11 6	3,624 12 1	5,072 16 10
Or per mile of railway	210	141 3 2	12 18 11	852 17	208 8 1	19 2 3	32 1 2
For previous 17 weeks of half-year	587,545	4,24,411 8 7	48,994 7 11	22,52,607 23	5,03,224 3 2	46,129 7 4	85,933 15 3
Total for 18 weeks	620,787	4,46,755 15 4	50,952 12 8	23,87,504 18	5,39,219 14 7	49,154 19 5	90,106 12 8
COMPARISON.							
Total for corresponding week of previous year	30,0201	22,260 6 2	2,041 1 8	2,06,130 7	32,843 14 8	3,910 13 19	5,051 15 0
Per mile of railway, corresponding week of previous year	224	140 11 3	12 17 11	1,362 22	207 8 9	19 0 6	31 15 5
Total to corresponding date of previous year	553,3781	4,93,886 0 9	57,022 17 6	43,56,551 15	9,65,040 6 2	88,462 0 8	1,25,484 18 5

## CALCUTTA AND SOUTH-EASTERN STATE RAILWAY.

*Approximate Return of Traffic for week ended 8th May 1875, on 28 miles open.*

		Rs. A. P.	£ s. d.	Mds. Strs.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week	7,708	1,156 0 6	113 12 0	14,392 0	479 0 6	47 18 0	161 10 0
Or per mile of railway	275	40 8 6	4 1 0	514 0	17 0 0	1 14 0	5 15 0
For previous 18 weeks of half-year	161,263	22,153 0 0	2,215 6 0	3,37,539 0	10,419 0 0	1,111 18 0	3,557 4 0
Total for 19 weeks	168,971	23,289 0 0	2,328 18 0	3,51,931 0	10,898 0 6	1,159 16 0	3,518 14 0
COMPARISON.							
Total for corresponding week of previous year	6,985	1,059 4 3	105 18 7	10,229 30	479 1 7	47 18 2	163 16 9
Per mile of railway, corresponding week of previous year	249	37 13 4	3 15 8	479 25	17 19 11	2 1 4	5 17 0
Total to corresponding date of previous year	160,026	22,796 11 0	2,273 15 9	3,61,790 30	12,626 0 9	1,292 15 2	3,536 6 11

## NALHATI STATE RAILWAY.

*Approximate Return of Traffic for week ended 8th May 1875, on 27½ miles open.*

		Rs. A. P.	£ s. d.	Mds. Strs.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week	1,295	1,025 0 0	102 10 0	7,985 0	679 0 0	67 6 0	159 16 0
Or per mile of railway	48	37 8 0	3 15 0	282 0	24 0 0	2 2 0	5 17 0
For previous 18 weeks of half-year	29,399	21,233 0 0	2,123 0 6	1,14,159 0	9,315 0 0	931 10 0	3,054 16 0
Total for 19 weeks	30,694	22,258 0 0	2,225 10 6	1,21,882 0	9,888 0 0	988 16 0	3,214 12 0
COMPARISON.							
Total for corresponding week of previous year	1,428	1,062 10 6	106 6 3	10,489 20	775 3 3	77 10 5	183 15 8
Per mile of railway, corresponding week of previous year	62	39 0 0	3 15 0	384 24	28 7 2	2 16 11	6 14 11
Total to corresponding date of previous year	28,625	21,404 8 1	2,140 9 0	1,59,613 0	11,292 19 3	1,129 5 3	3,309 14 3

## EAST INDIAN RAILWAY—MAIN LINE.

*Approximate Return of Traffic for week ended 8th May 1875, on 1,279½ miles open.*

	COACHING TRAFFIC.			MERCHANDISE AND MINERAL TRAFFIC.			Total receipts.
	Number of passengers.	Coaching receipts.		Weight carried.	Receipts.		
		Rs. A. P.	£ s. d.	Mds. Srs.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week ... ..	127,721	1,57,754 5 0	14,458 19 7	9,57,485 30	93,87,096 6 9	39,475 11 8	49,856 11 3
Or per mile of railway ... ..	123 4 1	123 4 1	11 6 6	...	302 6 6	27 14 6	32 0 5
For previous 17 weeks of half-year	2,161,046	33,35,663 5 5	368,780 2 9	1,62,30,501 0	66,74,791 13 0	611,855 18 5	917,625 1 2
Total for 18 weeks ... ..	2,288,807	34,93,397 10 5	320,228 2 4	1,71,87,956 30	70,61,798 5 6	647,331 10 1	967,659 12 5
COMPARISON.							
Total for corresponding week of previous year ... ..	139,486	1,64,808 10 0	15,115 14 2	17,25,474 0	7,88,563 6 3	72,284 19 7	87,460 13 9
Per mile of railway, corresponding week of previous year ... ..	...	124 13 8	11 16 3	...	616 2 11	56 9 8	68 5 11
Total to corresponding date of previous year ... ..	2,062,344	30,44,664 1 10	279,694 4 2	2,81,84,609 10	1,21,11,156 7 8	1,110,197 10 3	13,89,281 14 5

\* Deducted Rs. 10,000, amount of Rooghly Bridge tolls payable to Government, on account of previous week.

## EAST INDIAN RAILWAY—JUBBULPORE LINE.

*Approximate Return of Traffic for week ended 8th May 1875, on 223½ miles open.*

		Rs. A. P.	£ s. d.	Mds. Srs.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week ... ..	4,799	13,169 14 3	1,291 14 9	73,711 20	22,100 15 0	20,25 18 5	8,227 13 2
Or per mile of railway ... ..	...	58 9 8	5 7 5	...	98 12 5	9 1 1	14 8 6
For previous 17 weeks of half-year	83,662	5,49,660 0 6	32,952 3 5	15,04,274 30	4,57,132 1 6	41,904 8 4	73,950 13 0
Total for 18 weeks ... ..	87,798	5,62,769 14 9	33,233 18 2	16,07,986 10	4,79,240 6 6	43,389 6 9	77,180 4 2
COMPARISON.							
Total for corresponding week of previous year ... ..	6,230	13,845 8 5	1,369 3 6	1,64,462 0	43,616 10 0	4,273 3 9	5,542 7 5
Per mile of railway, corresponding week of previous year ... ..	...	61 14 1	5 13 5	...	205 5 6	19 2 0	24 13 5
Total to corresponding date of previous year ... ..	94,138	3,26,632 6 6	29,396 16 1	28,85,788 10	6,80,200 3 9	...	...





# SUPPLEMENT TO The Calcutta Gazette.

WEDNESDAY, MAY 26, 1875.

## OFFICIAL PAPERS.

*Non-Subscribers to the GAZETTE may receive the SUPPLEMENT separately on payment of Six Rupees per annum if delivered in Calcutta, or Twelve Rupees if sent by Post.*

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### ESTABLISHMENTS IN GOVERNMENT SCHOOLS.

*Minute by the Lieutenant-Governor of Bengal, dated 1st May 1875.*

THE Director of Public Instruction, Mr. Atkinson (now about to take leave), and the officer about to assume charge of the Directorship, Mr. Sutcliffe, have both asked me to consider the existing rules regarding Government schools on the following points:—

- (1.) The position of the District Committees.
- (2.) The powers, as regards the fixing of salaries and establishments, which are at present reserved to Government.
- (3.) The allotting to Masters a portion of the surplus income in certain classes of schools.
- (4.) The powers respecting the appointment of persons to fill offices in the several grades of schools.

2. I proceed to state my views on each of the above points. As regards the "District Committees," that is the Committee for each district or zillah established by my predecessor (for the general management and control of the Government schools in the district), by Resolution dated 30th September 1872, I wish to maintain their position fully, inasmuch as their operation tends to cause the natives to take an interest in educational matters. It is the business of the Commissioner and the Collector to do all in their power to induce the Native members to attend regularly at the meetings of this Committee, and to bear an active share in the work. I hope that the Commissioner and the Collector will always make it a point of attending occasionally themselves: so that they may be satisfied that there is reality and vitality in the proceedings of the Committee. But the Commissioner and the Collector

need not attend invariably; it may be well to let the Native members sometimes sit alone, without the presence of the Collector, so that they may gradually become accustomed to move without guidance and of their own motion. I desire that the Committee should meet at least once a month, and that a minute book be carefully kept up in which the names of the members present and the several proceedings are recorded; indeed, I trust that this is generally done already. The orders of September 1872 contemplate that the Collector should name some member of the Committee to preside over the meetings in the absence of himself (the Collector) and of the Commissioner. If the Collector would endeavour to select a really earnest and capable native gentleman for this position, that would be well. The Committee will select its own Secretary, and if they choose the Head-master of the zillah school for such secretaryship, there can be no objection. But I must request that the Deputy Inspector of the district, who will ordinarily be a member of the Committee, may *not* be chosen for such secretaryship, as he is required to be constantly on the move, inspecting schools in the interior of the district.

3. The second point relates to the powers respecting the determination of salaries and the making of appointments in the Government schools which are at present reserved to Government. The existing rule may be thus summed up. The schools under the control of the District Committees are departmentally described as "schools receiving net grants." By a "net grant" is meant a certain contribution by Government allotted in a "lump" sum, which, together with the fees or other private resources, constitutes the income of the school. It is according to this income that the salaries and establishment of the school are regulated. This plan resembles the principle of grants-in-aid, the difference being that the amount of the "grant-in-aid" is regulated according to the amount of the private resources, whereas the net grant is not. The schools receiving net grants include the "zillah schools," and the Government vernacular schools, comprising the Hardinge schools, model schools, &c. But in this category there are *not* included the "aided" or grant-in-aid schools, the salaries and establishment of which are settled by the private managers of these institutions with the concurrence and sanction of the educational authorities; nor the normal schools, the establishments of which are sanctioned throughout by Government, nor the collegiate schools, nor the "primary" schools including the old circle schools, the Blindey schools, and the patshalas aided by Sir George Campbell's orders, which latter are for the present entirely under the Magistrate and Collector.

4. Now, in the schools receiving net grants, all salaries up to Rs. 50 a month each, and the number of such appointments, are settled by the District Committees, and everything above that has to be referred to Government. It is found, however, that this causes many references to Government with which the Director of Public Instruction is fully competent to deal, and with which the Government indeed can only deal, for obtaining his recommendation. From the limit of Rs. 50, then, as has been stated, I agree that all such matters, up to Rs. 150, be dealt with by the Director of Public Instruction, subject always to the interposition of Government, should it see fit to interpose. This ruling will strengthen the position of the Director as departmental head, and follows the analogous practice in the "aided" schools, which these "net grant" schools have been shown in some degree to resemble. And as regards the matters below Rs. 50 a month, which remain with the District Committee, I desire that it be understood that they must obtain the concurrence of the "Circle Inspector," who may be regarded as their professional adviser. It is to be remembered that the Circle Inspector has the duty of supervising Government education in a circle of districts, and holds an office next in importance to that of the Director of Public Instruction.

5. In collegiate schools which are adjuncts of colleges, and in branch schools connected directly with the colleges, which are not under District Committees at all, the Director of Public Instruction can fix all establishments from the bottom up to appointment of Rs. 150.

6. In the exercise of the powers above described, the Director of Public Instruction and the District Committees must understand that there is the financial limitation, and the condition that for whatever they sanction there

shall be the funds forthcoming from the aggregate of the "net grants" and the private resources.

7. The next point—the allotting to Schoolmasters a portion of the surplus income in certain classes of schools—is really a corollary to the preceding point. In schools "receiving net grants" within the money limits above described, and with the condition of funds being available, the Director of Public Instruction and the District Committee may certainly allot any surplus income, from fees or otherwise, to the Schoolmasters. The effect of this upon the Masters must be beneficial, as it makes them feel that their income depends on their efficiency and on the attractiveness of their teaching. This is in accordance with the well understood principle of "paying by results." I would also, with the same limitations and conditions, extend this power to the Director of Public Instruction as regards the collegiate schools and branch schools directly connected with colleges.

8. The fourth point relates to the powers of appointing persons to fill offices in the several classes of Government schools. The existing rule may be thus summed up.

9. All Masters in these schools receiving Rs. 200 salary and upwards are appointed by Government on the nomination of the Director of Public Instruction, and gazetted. This rule will be fully maintained. For all other masterships with salaries below Rs. 200, the "Circle Inspectors" nominate the persons for the consideration of the District Committees, who make the appointments according to existing rule.

10. Although the concession of this power to District Committees has many advantages, it has one particular disadvantage, which has been represented to me by natives as well as by educational authorities, and which is this. The appointments are apt to become too much localized; in one part of the country a comparatively inferior man obtains a good appointment because no better man happens to be available on the spot. In another part of the country a superior man fails to obtain a good appointment because there happens to be a good or better man on the spot, and because his qualifications are not known elsewhere. Now, in the present condition of affairs, it is desirable that the better sorts of appointments should be bestowed on something like an uniform principle throughout the country; that a certain degree of qualification should obtain about the same sort of appointments everywhere; that the holding of a certain appointment should indicate everywhere the possession of about the same degree of qualification. On the other hand, it is desirable that some considerable degree of patronage should be left in the hands of the District Committees, in order to maintain their position, which carries so much responsibility with it, and to keep alive the interest of the inhabitants in their local schools.

11. After bearing in mind the balance of the above considerations, and after carefully consulting the Director of Public Instruction, I propose that for offices with salaries from Rs. 100 to Rs. 200, the appointments should be made by the Director of Public Instruction from a general list of native gentlemen possessing certain qualifications. For offices with salaries below Rs. 100, I would leave the appointments with the District Committees, as at present, on the nomination of the Circle Inspector as far as Rs. 50 (that is, the Inspector will nominate and the District Committee appoint to all masterships with salaries of Rs. 50 and less than Rs. 100); and for masterships below Rs. 50, the Committee will appoint absolutely, that is, without any nomination of the Circle Inspector, though of course the Committee can, if they choose, consult the Circle Inspector, who will always afford them the best advice he can.

12. As regards the collegiate schools and the branch schools connected directly with colleges, the Director of Public Instruction will make all appointments to offices with salaries below Rs. 200 per mensem.

RICHARD TEMPLE.



### SCHOLARSHIPS FOR VERNACULAR EDUCATION AND ENCOURAGEMENT OF ELEMENTARY PRACTICAL SCIENCE.

and is manifest, as in the case of the native and anglo-vernacular schools. My predecessor made some modifications in this standard with a view to leading the native mind in the direction of practical science; that is, those parts of science the knowledge of which may be the means of earning a livelihood. Entirely concurring in this view, I think that the time has come when we may with advantage take some moderate steps further in the same direction. I entirely share the belief that even elementary instruction in natural and physical science is one of the best means possible of raising the mind of the poorer classes from the depth of superstition, and of leading it forth from darkness to light.

2. Having caused the subject to be examined by our educational officers, I would sanction the following standard for the vernacular scholarships, the instruction being in the vernacular, Bengalee, throughout:—

<i>Vernacular Scholarships.</i>						Marks.
Subject.						
I.	Bengalee Language	...	...	...	...	75
II.	History and Geography	...	...	...	...	150
III.	Arithmetic	...	...	...	...	100
IV.	Geometry and Mensuration	...	...	...	...	75
V.	Natural Philosophy and Physical Science	...	...	...	...	100
Total						500

3. In the standard for the "Minor Scholarships" in subject I, a corresponding degree of English is substituted for Bengalee, with the same number of marks. In subjects II, III, IV, and V, the examination will be in the vernacular, the same as in the standard for the vernacular scholarships; thus:—

<i>Minor Scholarships.</i>						Marks.
Subject.						
BENGALLEE	I.	English	...	...	...	75
	II.	History and Geography	...	...	...	150
	III.	Arithmetic	...	...	...	100
	IV.	Geometry and Mensuration	...	...	...	75
	V.	Natural Philosophy and Physical Science	...	...	...	100
Total						500

Inasmuch as the degree of attention that will be bestowed by the scholars upon any subject must depend on the number of marks assigned to it in proportion to the total number, I have set down for "Natural Philosophy and Physical Science" 100 marks out of 500; believing that we ought to assign the proportion of one-fifth to these subjects, and that we cannot at present assign more with due regard to the other subjects.

4. Another point on which the efficacy of the standard largely depends is the style of text-book prescribed for each subject. In the first subject, "Bengalee language," composition forms part of the examination. The character of the examination here must rest entirely with the examiners, but we may have every confidence that they will enforce sufficient strictness. The masters who teach Bengalee in these schools will be expected to know enough Sanskrit to enable them to explain the etymology of the important words in Bengalee. (See paragraph 4 of my Minute of the 26th January 1875.) In the next subject, "History and Geography," the text-books are—C. B. Clavin's History of the World and Lethbridge's History and Geography of Bengal. These authors are eminent members of our educational department. The books were written in English, and have been translated into Bengalee. In the subject of "Geography," the text-book is to be "Physical Geography,"

by Rajendra Lal Mitra and Radhika Prasanna Mukherjee. And the examination is to include Map-drawing. In Arithmetic there are to be two papers, the second of which is to comprise the higher parts of the subject. In Geometry and Mensuration, the qualifications of the scholar will be tested by actual drawing. So far, then, I should regard the text-books and tests as satisfactory for subjects I, II, III, and IV.

5. But for subject V, Natural Philosophy and Physical Science, I consider that the tests and text-books should receive further consideration. I would select the following branches:—

1. Chemistry.
2. Botany.
3. Elements of Natural Philosophy and Physical Science.

The scholar might choose two out of these three subjects; but he must take up at least two. As regards the Elements of Natural Philosophy and of Physical Science, we have very fair text-books by Bhudev Mukherjee and Akhya Kumar Datta respecting Natural Philosophy, and by Mohendra Nath Bhatlacharjee respecting Physical Science. As regards Chemistry and Botany, we have text-books by Jodu Nath Mukherjee and Kanheya Lal Dey, both very competent authors. But I believe that these books are too rudimentary in their character; and I desire that the preparation of somewhat more advanced books be immediately considered. Doubtless either the above-named authors or other native authors will be found ready to undertake this task. Further, if the examination is to be sufficiently strict and the instruction adequate, the masters must have themselves undergone some practical training in both Chemistry and Botany; that is to say, they must be instructed in Chemistry by means of experiments in a laboratory, and in Botany by the scientific dissection and microscopic examination of living plants. The training of the masters by these means is quite practicable. On visiting the normal school at Calcutta in company with Mr. Atkinson and Mr. Woodrow, I found the masters undergoing instruction in Chemistry and Botany by these very means. I do not know exactly how far the same mode of instruction prevails in the other normal schools of the same class in Bengal, or whether the other normal schools possess laboratories and chemical apparatus. But what is done for the middle class school-masters in Calcutta, can be done for the same class at other places. Some additional expense may have to be incurred in the other normal schools for laboratories and apparatus, but that can be afforded.

6. These scholarships will, under present orders, be held in what are termed the "higher" and zillah schools, which teach up to the examination for entrance to the Calcutta University. A portion of them, however, may hereafter be declared tenable in any institutions we may be able to establish for technical instruction of a superior kind. The science subject in the standard above explained will be a fitting preparation for such institutions.

7. By these means, that is, by these standards for the Vernacular and Minor Scholarships, I should hope that some competent knowledge of natural and physical science, especially Chemistry and Botany, may be diffused, in the vernacular of Bengal, by our middle class schools. It is always to be remembered that the instruction in the school will be guided by the scholarship standard; that this standard affects not only the few who win scholarships, but also the many who do not; not only the few who, having won scholarships, proceed to higher schools, but also the many who never go beyond the middle class schools. The winners of these scholarships will be generally boys between 14 and 15 years of age; but among the other boys there will be many who are somewhat older. Having regard, then, to the industry and intelligence of the Bengalee youths, I believe that they will often stand the tests above described, and that the best of the middle class schools will work up to the standard.

8. The standard of these scholarships affects, then, the middle class schools, which have now about 77,000 scholars in all,—a total which is important numerically, and still more important in respect to the *calibre* of the scholars.

But outside this number there are the scholars of the lower vernacular schools, the number of which is very much greater, and comprises upwards of 340,000 scholars. And I have to review scholarship arrangements relating to them, inasmuch as the scholarship standards will dominate the course of their instruction.

9. These might, if they chose, compete for the middle class scholarships, but they would have no chance of success. And the middle class standard, especially if slightly raised, as I should wish in respect to practical science, will be too high for them. On the other hand, if that standard be really attainable by the middle class schools, then it could not with propriety be lowered in order to suit the lower vernacular schools. Hence it follows that a somewhat lower standard is needed for the lower vernacular schools; and their large aggregate number renders it just and necessary that some scholarship arrangements should be devised for their benefit.

10. But this great division of lower vernacular schools comprises two sub-divisions, namely—firstly, the old lower vernacular, comprising about 100,000 scholars, and secondly, the new primary or lowest (set on foot by my predecessor), and now comprising about 240,000 scholars.

The rapid accession of numbers, in the second category especially, and the general development of vernacular education, must cause our scholarship arrangements to expand.

11. For the second category or primary schools, I have recently, on the recommendation of the Director of Public Instruction, sanctioned an easy scholarship standard for reading, writing, and arithmetic, and one elementary book, to be selected by the Director. This standard is meant for boys between nine and eleven years of age—say ten years on the average. Though suitable for these lowest schools, it is too low for the lower vernacular schools of the first category. These latter are superior to the primary schools, and would carry off all the primary scholarships if allowed to compete for them. Moreover, their best scholars are able to reach considerably beyond the primary standard, as above described.

12. Hence it appears to me to follow that an intermediate scholarship standard ought to be devised between the middle class standard and the primary standard, as above described; and I shall be obliged if the Director of Public Instruction will take this into early consideration. It would be in the vernacular, and might be arranged according to five subjects, nearly corresponding with those of the middle class standard, but with slightly different proportions of marks. But for each subject the tests would be easier, and the text-books simpler or shorter. Thus—

*Lower Vernacular Scholarship.*

Subject.	Marks.
I. Bengalee language ... ..	100
II. History and Geography of Bengal only ... ..	100
III. Arithmetic ... ..	150
IV. Geometry, 1st book Euclid only ... ..	50
V. Elements of Natural Philosophy and Physical Science ... ..	100
Total ... ..	500

For subject V there might be four elementary books proscribed, namely, Bhudev Mukhurjee's work on Natural Philosophy, Muhendral Lal's on Physical Science, Jadoo Nath's on Botany, and Kunheya Lal Dey's on Chemistry, and it would suffice that the scholar should select one out of these books. These details might, however, be further considered by the Director.

This standard would be suitable for boys of twelve years of age; that is, intermediate between the primary scholarships for boys of ten, and the middle class scholarships for boys of fourteen.

13. The question would then arise as to whether a lower *Anglo*-vernacular scholarship standard should be devised or not. Following the analogy of the middle class standard, it might be possible to devise a standard to include English. The English could hardly be substituted for Bengalee, but the geometry subject might be omitted, and the standard might be arranged thus:—

*Lower Anglo-Vernacular Scholarship.*

	Marks.
I. Bengalee language ... ..	75
II. English (Primer, &c.) ... ..	75
III. History and Geography of Bengal ... ..	100
IV. Arithmetic ... ..	150
V. Natural Philosophy and Physical Science ... ..	100
Total ... ..	500

14. The including of English in this standard, however, involves a difficult question. If this were done, Bengalee boys of the humbler classes might begin learning English at ten years of age. There is very possibly a desire for learning English even among the humbler classes. On the one hand it may be said that if a boy is to learn English, the earlier in age he begins the better: that if an English boy begins Latin at ten, a Bengalee boy may begin English at that age. I gather that some authorities believe that the English language is likely to spread rapidly among the people of Bengal. On the other hand, it may be urged that a Bengalee boy ought to acquire some little proficiency in his own language, and in other learning, before he begins English. And it is to be remembered that the lower the school, the more difficult does it become to obtain competent instruction in English. On the whole, if the mass of the natives be found really to desire some elementary English instruction, I hardly see that we can well avoid giving them the chance. And if the allowing of a lower Anglo-vernacular standard, as above described, were to be largely recommended, I should be prepared to consider the matter. Meanwhile I desire that the Director of Public Instruction will be good enough to collate the opinions of his officers, both European and Native, upon the subject.

15. But if a new set of lower vernacular scholarships be added to the existing scheme, it will be necessary to reconsider the value of the several classes of scholarships. The vernacular and minor or Anglo-vernacular scholarships, as above described, are each worth Rs. 4 per mensem for four years, and Rs. 5 per mensem for two years respectively. This I would maintain. The primary scholarships are each worth Rs. 3 per mensem for two years. These might, I think, be reduced to Rs. 2 each, if a lower vernacular standard be added, for which I would propose Rs. 3 for two years. Two rupees per mensem will suffice to sustain a young boy of the poorer classes. It is essential that the lower vernacular scholarship (if established) should be more valuable than the primary, so as to induce the boys to prefer the task of the lower vernacular standard, which is much harder than that of the primary.

The scale, then, would be thus—

			Monthly value.	Period for which tenable.	
				Rs.	Years.
MIDDLE	{ Minor or Anglo-vernacular ...	...	...	5	2
	{ Vernacular ...	...	...	4	4
LOWER	{ Vernacular ...	...	...	3	2
	{ Anglo-Vernacular ...	...	...	3	2
PRIMARY	{ Vernacular ...	...	...	2	2

16. The lower vernacular or Anglo-vernacular scholarships would be tenable in the middle class schools. The primary scholarships would be tenable in the lower vernacular schools, or in the middle class schools, at the option of the holder. It is an object to encourage boys to proceed straight to the better kind of school.

17. It would then be necessary to revise the allotment of the number of scholarships to each of the three categories, middle, lower vernacular, and primary. In the year 1873-74, about 316 scholarships were actually won in the middle class and 386 in the primary; or 702 in all. The total number of scholarships available was larger, amounting to nearly 900. There would be no difficulty in distributing the total between the three categories as above stated—say 300 to each. The Director of Public Instruction would, however, be best able to decide the details of this distribution.

RICHARD TEMPLE.

No. 1499.

Copy forwarded to the Director of Public Instruction for information and guidance, and with the request that he will be good enough to submit his report on paragraphs 12, 14, 15, and 17 of the minute.

By order of the Lieutenant-Governor of Bengal,

H. J. REYNOLDS,

Offg. Secy. to the Government of Bengal.

## ABKAREE SYSTEM IN BENGAL.

No. 56B., dated Fort William, the 28th January 1875.

From—W. H. GRIMLEY, Esq., Offg. Secretary to the Board of Revenue, L. P.,  
To—The Secretary to the Government of Bengal, Revenue Department.

I AM directed to submit herewith a minute recorded by the Member in charge, with reference to Government order No. 2192 of the 28th October last, on the abkaree administration of Bengal.

2. The petitions received with the Government order are returned herewith.

### MINUTE.

THE letter from the Government of Bengal, No. 2192 of the 28th October last, desires me to report on the abkaree administration of Bengal in connection with certain petitions presented to both the Supreme and Local Governments on that subject.

2. It will be convenient first to enumerate the statements, allegations, and charges contained in those petitions. They are as follows:—

1<sup>st</sup>.—That drinking has of late years greatly increased, more particularly among the upper classes.

2<sup>nd</sup>.—That the revenue authorities have promoted the spread of intemperance by multiplying liquor shops and by giving praise and promotion to officers who have been led to increase the excise revenue.

3<sup>rd</sup>.—That the adoption of the habit of drinking has been facilitated by the importation of low-priced spirits, and, as regards Calcutta, by the extension of time in the evening during which shops may be kept open.

4<sup>th</sup>.—That the consumption of opium and of ganja has also increased of late years.

5<sup>th</sup>.—That the increased habit of drinking has been a prolific source of crime and immorality.

6<sup>th</sup>.—That in Calcutta facilities are afforded for drinking at night by a practice prevalent in certain dispensaries of supplying liquor under the guise of medicine.

7<sup>th</sup>.—That retail shops generally possess back doors, through which liquor is clandestinely sold at prohibited hours.

3. The remedies proposed are:—

1<sup>st</sup>.—To impose a higher rate of duty.

2<sup>nd</sup>.—To raise the license fee of shops.

3<sup>rd</sup>.—To open no new shop in any locality except on the application of two-thirds of the rate-payers of the locality (some of the petitioners would substitute residents for rate-payers).

4<sup>th</sup>.—To close any existing shop if two-thirds of the rate-payers of the locality petition for such closing (according to some of the petitioners, for rate-payers *read* residents).

5<sup>th</sup>.—To transfer from Collectors to Municipalities the power of granting licenses.

6<sup>th</sup>.—To reduce the number of shops generally throughout the country.

7<sup>th</sup>.—To prohibit any drinking on the premises.

8<sup>th</sup>.—To provide that no liquor shop should have either door or window except in front on the road side.

9<sup>th</sup>.—To insist on all liquor shops being closed at sunset.

10<sup>th</sup>.—To close all liquor shops in the vicinity of educational institutions or places of public worship.

11<sup>th</sup>.—To discontinue the practice of praising revenue officers in charge of the Excise Department under whose administration the revenue has increased.

12<sup>th</sup>.—To regulate the sale of liquor from dispensaries.

13<sup>th</sup>.—Similarly from hotels and other places of public entertainment.

14<sup>th</sup>.—To refuse renewal of licenses to shopkeepers convicted of offences under the abkaree laws.

15<sup>th</sup>.—To employ a special staff of officers to act as excise police.

4. The petitions are signed by representatives of the best educated and most influential natives in and near Calcutta, also by some European gentlemen whose opinions are entitled to great weight. They represent a widespread belief that a great social evil is on the increase, that it is within the power of Government to check its development, and that Government has failed in this duty.

5. I entirely agree with the petitioners in their statement as to the increase of the habit of drinking during late years, especially in towns and among the higher classes. I differ with them as to the extent to which Government action can check this tendency. I deny that Government has ever willfully preferred considerations of revenue to the welfare of the people; but I must admit that ignorance of the subject in former times has introduced and fostered systems directly conducive to the multiplication of liquor shops, and therefore to the promotion of drinking. There is also no doubt that mistaken zeal on the part of the local officers has often led to the same results.

6. On the first point I have asked for the opinions of local officers. The answers shew a great diversity of opinion. The increase of the habit of drinking is admitted by some officers; denied by others. The denials, however, refer more to the agricultural classes, and generally apply only to the last six or eight years. So limited, there is undoubtedly truth in these denials as regards some districts. I believe the facts to be this:—All over Bengal there is more drinking now than there was twenty years ago, and there was more twenty years ago than forty years ago. But in some districts there has been no increase in the villages during the last six or eight years (in Backergunge, Ferozepore, Patna, Tirhoot, Maldah, and Bogra it is positively stated that there has been a decrease); while the increase in towns and among the higher classes has been general. There is also no doubt that intemperance among the higher classes radiates from Calcutta as from a central focus. All testimony shows that the habit is most prevalent in the districts nearest the metropolis. It is very sad to see how prevalent is the opinion that intemperance naturally follows upon the receipt of English education. Three of the Commissioners express themselves thus:—

*Orissa*.—"Local native opinion very frequently connects the increased partiality for liquor with spread of English education; and as soon as caste prejudice succumbs to knowledge, or a smattering of knowledge, there is believed to be an opening afforded for more free use of intoxicating liquor than rigid observance of caste rules would have warranted."

*Bhagulpore*.—"Among the higher classes of people there are two sorts of persons who are liable to acquire habits of intemperance:—

(1)—Persons of the old school, who are viciously inclined or feeble-minded, and at the same time rich.

(2)—Young men speaking English with deficient education.

"Of the first class we have very few persons indeed, and I have nothing particular to say regarding them.

"It is with the men belonging to the second class that a disposition towards intemperance has, in some places, become a growing evil."

*Dacca*.—"The taste for strong liquor must, in most of these cases, I think, be regarded as a natural instinct, which is repressed and kept down by the stringency of caste rules or moral culture; and that consequently if drunkenness, or the habit of drinking, has increased of late years amongst certain sections of the people, it is because the restraints of caste and the dictates of the *Shastras* and the *Koran* have lost something of their hold over the feelings and consciences of their votaries. In short, if our administration is in any way responsible for such deterioration in the character of the people for sobriety, I should fear that, the result would have to be debited to the indirect agency of the school-master, rather than the abkarnah darogah."

7. The following are quotations from Magistrates' reports:—

*Mouglhyr*.—"An intelligent shopkeeper (vender of brandy) at Jamalpore tells me that native gentlemen who can talk English appear to acquire a taste for brandy with the language."

*Maschudabad*.—"As education and civilisation of the European type increase, it may, I think, be expected that intemperance will increase; but the evil will probably wear itself out in time."

8. An English medical officer of many years' experience in the mofussil writes:—"But it is not the occasional and formal indulgence in intoxication that has caused the present outcry, but the much more democratising habit of private drinking indulged in by nearly nine-tenths of the Bengalis instructed at our English colleges and schools."

"It is sad to think that this has been the effect of education, but it is too true to be overlooked. No Hindu can become acquainted with European science without disbelieving his own religion. Without any religious convictions and without moral training, he leaves the college a slave to his own passions, and blindly follows the example of the rich and influential around him.

"Having no fixed ideas to guide him, he yields to his own inclinations, and adopts habits which are foreign to his race; caste observances are broken through, and all that a Hindu regards as obligatory is neglected and often neglected.

"Social intercourse is more unrestrained than formerly, but friends never meet now-a-days without spirits being consumed.

"The quantity of intoxicating liquor drunk on holidays is incredible. In the course of practice I have met patients who have astonished me by describing their powers at drinking. One, a Mahomedan moonshee, asserted that he had finished a bottle of brandy and three bottles of beer at an evening sitting; another, a Kayasth wakil, that he had swallowed a bottle of brandy almost at a draught.

"Among Mahomedans, again, both Sunnis and Shiaks, and not excluding the Ferazis, intemperance is much more common than formerly. Even the moonshee and hafiz indulge freely, and among the degenerate representatives of the old families intoxication is regarded as a very venial offence."

9. Another medical officer, a native, says,—"The vice has now crept among the half-educated men of respectable families, who have taken to European liquors, and the cause of this increase is more of a moral and social nature than political and economical. Bengalis educated in English now go away from their homes in the service either of Government or

Railway Companies, and in their unsettled position cannot always have their families with them; consequently after the day's work, having no family to go to, congregate together and seek pleasure from the glass."

10. "In Behar, and hence in Monghyr," a native medical officer\* states, "the higher classes are comparatively abstemious in their habits; the reason is that education has not yet made so much progress among them as to relax their religious prejudices."

11. The excise of liquor has in Bengal been conducted under three general systems—the farming, the daily or monthly tax, also called the outstill, and the sudder distillery. The general distinguishing features of the three systems are as follows:—

*Farming.*—Under this system the excise revenue, sometimes of a district, sometimes of part of a district, was farmed out on tenders invited and selected. The farmer worked outstills by his own servants, or under-farmed the right as regarded each outstill. Generally the second was the mode adopted.

*Daily Tax or Outstill.*—The Collector decides where shops for the retail sale of country liquor are required. He then puts up to auction for the ensuing year the right to set up a still at the place indicated, and to open a shop in connection with such still. The bidder of the highest amount of daily or monthly tax gets the right.

*Sudder Distillery.*—Certain central distillery buildings are erected by Government, and at these any number of distillers the building can accommodate are allowed to set up stills. The liquor distilled is tested by a hydrometer before leaving the distillery, and pays duty according to its strength. The duty varies from a maximum of three rupees per gallon, London proof, to a minimum of one rupee per gallon, London proof, according to the average means of the consuming classes in the district. In the Patna and Monghyr distilleries the duty has been levied lately on the raw material (mowah) from which the liquor is distilled, not on the liquor. The liquor is sold by the distiller to shopkeepers, who pay a license fee for leave to keep open a retail shop.

12. The daily tax was the system first in force. In 1790 certain rules were passed, afterwards re-enacted, with modifications, in Regulation XXXIV of 1793. All persons were prohibited from manufacturing or vending spirituous liquors and intoxicating drugs without licenses from the Collectors. The manufacture and sale of liquors were confined to towns and villages to be selected by the Collectors, and divided into classes according to their size and population. A daily tax at rates varying with reference to the importance of the localities was imposed on each still (and the sale of all drugs was subjected to a tax to be fixed annually by the Board of Revenue with the sanction of Government). Further, a tax was ordered to be levied on unfermented tari at the rate of 25 per cent. on the amount of rent payable by the passees,—i.e., the persons whose trade is to collect and sell the juice to the proprietors of tar trees. Persons convicted of illicit manufacture or vend of any excisable articles were made liable to pay a fine or suffer imprisonment in default.

13. In 1813 the farming system and the sudder distillery system were both partially introduced.

14. In 1824 the farming system was greatly extended. The annual excise revenue having declined from 19 lakhs in 1829-30 to less than 15 lakhs in 1837-38, the falling off was ascribed to the defective and inefficient system of raising the excise revenue which had hitherto

* 1. 24-Pergunnahs.	6. Bakergunge.
2. Jessore.	7. Baraset.
3. Nuddea.	8. Calcutta (i.e. Panchas-
4. Burdwan.	nogram).
Hoochly.	Bankura.
† 1. Dinapore.	Mymensah.
2. Maldah.	Patna.
3. Rajshahye.	8. Dacca.
4. Bogra.	9. Ferozpoore.
5. Bungee.	10. Backergunge.
‡ 1. 24-Pergunnahs.	Beahoon.
2. Panchannogram.	Manbhoom.
3. Hoochly.	9. Jessore.
4. Burdwan.	10. Nuddea.
5. Bankura.	11. Midnapore.
6. Moorsshedabad.	12. Huglihee.
§ 1. Sylhet.	4. Tipperah.
2. Cachar.	5. Duloobah (Nakhoily)
3. Chittagong.	

prevailed. To remedy this the Government, in 1840, as a partial experiment, entrusted the superintendence of this branch of public revenue, in the 18th or Calcutta division, to a separate officer designated Commissioner of Abkaree, the districts marginally\* named being comprised within his jurisdiction. In 1844 another Commissioner of Abkaree was appointed, and the districts marginally† specified were placed under him, the jurisdiction of the first being then further made to include the districts noted in the margin‡. In 1848 five other districts§ were added to the second Commissioner-ship.

15. These two Commissioners had under them Abkaree Superintendents and other subordinates; and the excise revenue of the 27 districts thus managed was raised generally by the daily tax or outstill system, opium and country rum being, however, subject to fixed duty, and farming was wholly proscribed.

16. In 1847-48 the direct system of management was introduced in the three Orissa districts (Cuttack, Pooree, and Balasore) under the Revenue Commissioner's own supervision, and farming was abolished.

17. The system administered by the Abkaree Commissioners was the daily tax system.

18. In 1852 and 1853 the two Abkaree Commissionerships were abolished, and their duties transferred to Revenue Commissioners in their respective divisions.

19. It will be observed that the Behar districts were never included in either of the Abkaree Commissionerships. The farming system continued in them for a long time. It



gradually gave way to the daily tax system, but the last vestige of it did not disappear till 1863.\*

20. Under the farming system, which was in force during the larger portion of the first half of this century, every encouragement was given to drinking. The farmer had but one object, private gain, and the more shops he opened and the greater the consumption of liquor, the better was this object attained.

21. When later the management of the excise fell into the hands of Abkaree Commissioners, sufficient care was not taken to limit the number of outstills and shops by the requirements of the people. As long as the excise was a separate department, the officers of this department were actuated by that departmental zeal which is so often productive of both good and bad results. The financial test was the real test of merit.

22. The same defects of management constantly occurred when the outstill system was under the direct supervision of the regular revenue authorities. It is only of very late years that the principles which should regulate the excise have been at all understood or appreciated. The abkaree was, to Collectors, the most distasteful part of their duties, and, as a rule, was made over to uncovenanted Deputy Collectors, who, so long as the revenue did not fall off, were allowed pretty much their own way. There was no regularly organized or sufficient check over the multiplication of shops, and the result was too often the simultaneous increase of facilities for drinking and of the excise revenue.

23. In 1859 the Government determined to extend the sudder distillery system as the best mode of maintaining a proper equilibrium between the real demand for liquor and the means for its supply. The theory of this system is perfect. Every ounce of liquor consumed pays duty before it is offered to the public. The rise or fall of the demand is as correct in its indication as are the changes in a barometer, and according to such should the duty be regulated. The rate of duty becomes the best and the proper check against undue facilities for drinking. It logically follows that no necessity exists for imposing any limit on the number of shops. The rate of duty provides the necessary check.

24. Under this system and this theory the number of shops increased greatly in towns, though it diminished somewhat in the interior. The difference is explained by the facility or the difficulty to the retail shopkeeper of obtaining liquor from the sudder distillery. As the Board reported to Government in June 1871—"Up to 1867 licenses were freely given to all applicants who were not suspected characters. Complete freedom of trade was the theory and the rule." The first check imposed was the consulting of Magistrates and Superintendents of Police in granting licenses for shops. This dates from 1867.

25. The sudder distillery system is the one in force now in most parts of Bengal. It has not fulfilled the hopes of those who insisted on its extension throughout the presidency. Perfect in theory, it has two weak points in practice—the facilities it affords for fraud, and the temptations and comparative immunity it holds out to illicit distillation. The men who enter into the ranks of the excise staff are not of the best class, and no means have yet been devised to successfully prevent combination between them and the distillers and shopkeepers. It is so easy and so simple to let out of the distillery 50 gallons of spirit, taking duty on only 40, and entering only 40 in the books, the profit on the odd 10 being divided between the distillery darogah and the shopkeeper, or to enter the whole 50 in the register, but at a strength much below the real strength, levying the duty on the registered strength, and dividing the profit on the strength which has escaped taxation.

26. For the detection of illicit distillation, the revenue authorities have almost entirely to trust to the police, and experience has proved that the police are of very little use as abkaree detectives. Nor is this to be wondered at. Illicit distillation is carried on inside the house, and the sale of the liquor in most cases proves nothing, as the distiller is the shopkeeper licensed

\* A statement of the number of gallons cleared out from each public distillery during March 1868, the duty paid, and the number of shops supplied by the distillery (marked D). A glance at these figures shows that in March 1868, after the sudder distillery system had been some years in force, many shops were, as regards the distillery returns, carried on at an undoubted loss, that is to say, that the amount of duty-paying liquor sold by them would not have given a profit to cover the license fees and other expenses. Thus, in Cuttack there were 3 such shops, in Balasore 6, Backergunge 18, Dacca 6, Forestpore 28 (whole number in the district), Mymensingh 13, Sylhet 13, Noakholly 27, Chumparun 10, Tirhoot 11, Moorshedabad 31, Pubna 27, Rangpore 19, Singbhoom 5, Purneah 11, Jessore 19, Nuddea 7, 24-Pergunnahs 22 (the whole number in the district), Bankoura 2, Burdwan 21, Hooghly 10, Midnapore 18."

by Government. As Commissioner of Bhagnulpore, I had a statement prepared of all licensed shopkeepers in the division, showing what amount of liquor each one had taken during a specified time from the distillery. In 1868, shortly after I joined the Board, I had similar statements prepared for all Bengal. The result, as reported to the Government in 1870, is given in the marginal extract.

27. Now what is proved by the fact that an abkaree shopkeeper is carrying on his business without profit, according to the distillery books, is that he is making an illicit profit, either by

getting liquor out of the distillery free of duty, or by selling under cover of his license liquor distilled surreptitiously on his own premises.

28. The extent to which these practices are carried on will, of course, depend on the watchfulness of the local authorities, on the pressure put upon the police, and on attention to the subject by the Revenue Board and Commissioners. But it is only a question of degree. When Board, Commissioner, and Collector have done all they can do, there will still remain a great deal of liquor going into consumption which pays no duty, and over the manufacture and sale of which no control can be exercised.

29. It is on this point that the Sudder Distillery system contrasts unfavorably with the monthly tax or outstill system. Under this latter system, illicit distillation was almost



impossible. The man who paid a monthly fee for the right to distil was the best preventive the Government could get. Within the radius supplied by him no illicit still could be opened unknown to him; and as the knowledge was certain, and denouncement equally so, it followed that the attempt was not made.

30. All the petitions presented to Government display a remarkable ignorance on this point. The whole argument is based on the supposition that it is the duty-paying liquor, and that only, against which precautions have to be taken.

31. The matter is not so easy as petitioners think. Government and the Board have honestly for some years been doing their best to counteract the effects of former ignorance, of bad systems, and of a growing taste for liquor. It is not true of the present time that abkaree officers are praised and receive promotion for increasing the revenue by increasing the facilities for drinking. The only petition which backs up a general statement to this effect relies upon a quotation of 1852-53, and even that quotation does not prove the position. What abkaree officers are praised for, and brought to the notice of Government for, is when their efforts increase the revenue without multiplying shops or even simultaneously with a decreased number; and this is right, for the increase of revenue under such circumstances is a certain proof of a careful and efficient discharge of duties, resulting in a check on illicit distillation and on removal from the distillery of liquor paying no duty.

32. Petitioners are apparently persuaded that Government has but to raise the duty, to place obstructions in the way of people who want liquor, to forbid sales at night, &c., and sobriety and morality must follow. They are unaware to what extent illicit distillation and fraudulent practices are fostered by every movement in a repressive direction, and how careful those who administer this branch of administration have to be not to fall into Scylla when avoiding Charybdis.

33. Not only do difficulties placed in the way of licit sales give an impetus to illicit ones, but they tend to substitute, for a comparatively harmless stimulant, stimulants of a noxious kind, such as ganja and opium. Of this I have seen many proofs. It may be urged against this last objection that it could be met by raising a prohibitory duty on those two drugs; but this argument would also be a mistake for the result would be an immense stimulus given to the smuggling of opium from the cultivators, and would lead to the substitution of wild ganja for the cultivated plant of Rajshahye.

34. Again, none of these remedies are applicable to the evil which the petitioners more especially call attention to—the increase of drinking among the upper classes. These classes do not resort to the open spirit shop, nor indeed is it the native spirit which they consume. Undoubtedly, as I have already stated, the educated classes do drink much more than they used to drink, but they drink in the privacy of their own homes and in their own rooms, and the liquor is the imported spirit from England. Against this evil no action of the Government is of much avail. The check of enhanced duty—a check I have more than once recommended—is the only one possible, but it is a feeble one, which will not produce any marked effect; for it is clear that, with regard to the large number of Europeans in the country, the duty on imported spirits cannot be made sufficiently high to be prohibitory. The only real checks are to be found in a sound practical education and in a healthy public opinion, which the signers of these petitions are the persons most capable of forming.

35. While I entirely go with petitioners in their regret that sobriety is not a characteristic of the Bengali to the same extent as formerly, I cannot but think they have painted in exaggerated colors the evils of increased consumption of liquor. One petition, Baboo Keshub Chunder Sen's, thus describes them:—"Crime and immorality are also, in a large measure, attributable to this cause. The instances of petty crimes and heinous offences committed under the influence of drink are of frequent occurrence, as may be proved by the criminal records of the country." \* \* \* "It is indeed harrowing and painful to contemplate the extent to which sensuality, profligacy, and brutal revels on the one hand, and irreligion, blasphemy, and practical atheism on the other, are making ravages among all classes of the native community in consequence of the spread of drunkenness, and undermining the religious and moral life of the nation." \* \* \* "In short the use of intoxicating liquor has done more than anything else to degrade the physical, moral, and social condition of my countrymen, and has proved a stupendous obstacle in the path of reformation. Patriots and philanthropists of all classes, who are engaged in diverse ways in ameliorating the condition of the people, always complain that this great evil seriously counteracts and frustrates their efforts."

36. This kind of sensational writing only misleads. In one of the reports I have received on this subject, written by a clever native medical officer, I am informed that "Young Bengal signifies an incarnation of brandy and immorality." My own observation and the hard test of figures do not bear out these statements. Excluding imported spirits and liquors, the consumption of licit drink in Bengal is equal to the revenue value of just over 7 pie per head yearly,\* *i.e.*,  $3\frac{1}{2}$  farthings, or about Rs. 25,80,604 in the gross. Including them, the consumption is just 10 pie per head yearly, or about Rs. 38,16,817 in the gross. But these latter figures include the consumption of the European community, who certainly are the chief consumers of imported wines and spirits.

37. There is no real comparison between this state of things and the extent to which drinking has become a national curse in England. The capital there employed in the liquor trade was calculated two or three years ago by Professor Levi at £114,000,000, or one-third

\* These figures include the duty on country spirits, country rum, and the license fees of tari, patachwa, and outatills. In the three last heads, the distinction between duty and the shop license cannot be drawn.

more than the whole capital employed in the cotton trade, and the revenue derived by the consumption of drink is, in round numbers, about £1 or Rs. 10 per head of the population. But there are other differences. The country spirit in Bengal is generally a weak spirit, so that drunkenness is an exceptional effect, and the tendency of the people is not towards crimes of violence. Drink develops this tendency where it exists, but it does not create it; and as regards dispositions to other offences, these are but slightly acted upon by drink. The criminal records of the country do not, as far as my experience goes, substantiate the statements in the petitions.

38. Mr. Lyall, the able Magistrate of Dacca, thus writes last month:—"I have very seldom, I may say almost never, been able to trace any connection between drunkenness and crime in this country." The evidence of the most experienced and shrewdest police officer in Bengal was to the same effect. In 1872 Mr. Wauchope wrote to the Government as follows:—

"I can adduce no facts to show that the existence of liquor shops has any bearing on crime in their neighbourhood. The police section in which the largest number of cases is reported is Colootollah, where there are only seven liquor shops; while there are thirty-one in Burra Bazar, where there is less crime. Jora Bagan, where nearly every dacoit who commits robberies in the mofussil lives, has only twenty-three shops of all sorts; while Burra Bazar has forty-nine. There are many dacoits and burglars in Burtola, which has only nine liquor and other shops.

"With regard to the criminal classes, dacoits all drink, but not to excess. Before committing a dacoity they perform worship to Kalee, in which Brahmins, though they do not drink as a rule, dip the tip of their fingers into the liquor, and touch their foreheads with it. I had charge at one time of a good many dacoit approvers, and found that, though they consumed a considerable quantity of liquor, they were seldom actually drunk, and did not destroy their constitution with churrus and muddut. On the other hand, there can be no doubt that common burglars and petty thieves are in a constant state of half stupefaction from the use of intoxicating drugs, by which their health is completely destroyed.

"It is generally said that crime is the result of drink, and very probably it is so with regard to offences attended with violence to the person, which are of comparatively rare occurrence in Calcutta; but I cannot discover the connection between drink and offences requiring skill. The most celebrated dacoit I ever knew, who gave me an account of more than a hundred dacoities, in most of which he had been the leader, never tasted liquor; and a New York burglar, perhaps the most expert in his profession who ever visited India, was described to me by the Captain of the ship in which he came to this country as the most sober man who had ever sailed with him.

"In England it is said that drinking promotes intemperance, intemperance undermines morality, immorality is the immediate cause of crime; also that intemperance is supported by extravagance, which leads to poverty, and poverty to crime.

"These theories may apply to England, but not to Bengal; for here intemperance is generally the result, and not the cause, of immorality; and living is so cheap that poverty is not starvation, as it is often in England, so as to lead to crime. Dacoits and thieves do not rob because they are poor or starving, but because they can earn their daily bread easier by crime than by labour. Neither has it been shown that men who take to crime from starvation during famine, &c., in this country are addicted to liquor.

"Whether there are liquor shops or not, there will be immorality and crime; and so long as liquor shops are properly supervised by the police, so as to prevent the meeting of bad characters and the concoction of robberies, &c., I do not think that they cause much difference one way or the other in crime."

39. The last year for which I have been able to get comparative figures for all India is 1872-73.

The following statement gives the results bearing on the subject under report:—

Presidency.	Population.	Abkaree revenue.	Amount per head.	REMARKS.
		Rs.	Rs. A. P.	
Oudh	11,198,095	6,44,430	0 0 11	
Central Provinces	7,985,411	10,24,100	0 2 0	
British Burmah	2,463,484	11,23,440	0 7 0	
Bengal	66,856,859	69,65,830	0 1 8	
North-Western Provinces	20,014,921	20,30,900	0 1 1	
Punjab	17,611,498	8,76,380	0 0 9	
Madras	96,539,136	61,68,440	0 3 8	
Bombay	12,407,579	41,87,470	0 5 4	
Total	176,076,983	2,30,21,040		

40. It will be seen that Bengal contrasts favorably with British Burmah, Bombay, Madras, and Central Provinces.

41. During the last few years the subject of excise has received a good deal of attention in Bengal. My object since I have had this department under me has been to obtain for Government as much as can be got of the profit which arises from the sale of drink, while

reducing the temptations which lead astray the weak, the ignorant, and those who have a natural inclination for stimulants. In this view the number of liquor shops where the sudder distillery system is in force has been regulated and reduced; a strong repression has been placed on the tendency to license an unnecessary number of outstills in districts, or parts of districts, in which the monthly tax system prevails. No outstill, as a rule, is allowed within four miles of another, and sometimes the minimum distance is greater, and increased duties have been levied on opium and on ganja. The number of shops and outstills which it is proposed to license during the following year in a district is now reported to the Board; and not only is supervision from head-quarters thus rendered more direct, but the attention of Collectors and Commissioners is forcibly drawn to the subject.

42. Two years ago, on my recommendation, Sir G. Campbell introduced two Acts into the Bengal Council, which allowed of shops being put up to auction in places under the sudder distillery system. This plan was borrowed from the North-Western Provinces. Formerly, monthly fees ranging from one to twenty rupees per shop were levied. Now 32 shops in Calcutta pay a monthly license fee of over Rs. 200, and 28 shops a fee of between Rs. 100 and 200. The auction system enables Government to obtain a share of the larger profit made at the shop where the sales are greatest. The result of this new plan of granting licences has been to reduce in Calcutta the number of retail shops as follows:—

					1873-73.	1873-74.	1874-75.
Retail liquor shops	...	...	...	...	280	188	193
Ganja retail shops	...	...	...	...	133	114	103
Opium ditto	...	...	...	...	212	126	112

The revenue, on the other hand, has increased from Re. 1,95,019 in 1872-73 to Rs. 3,55,874 in 1873-74. The present year's revenue is of course not yet known.

43. The same system was introduced in the districts shown in the following statement, which also gives the result on the number of licenses issued:—

DISTRICTS.	1871-72.	1873-74.	
Burdwan	148	148	
Hankooa	100	44	
Midnapore	132	147	The increase is owing to the establishment of outstills in 1873-74.
Honghly	321	151	
24-Pergunnahs	135	167	The increase is owing to the exhibition of rum licenses separately from country spirit in 1873-74.
Dacca	159	152	
Fureedpore	70	53	
Backergunge	89	66	
Mymensingh	119	103	
Sylhet	59	45	
Cachar	247	155	
Patna	515	328	
Gya	424	239	
Shahabad	399	285	
Tirhoot	313	243	
Sarun	362	284	
Chumparun	260	172	
Monghyr	461	315	
Bhagulpore	310	211	
Purneah	252	189	

44. These figures show the number of licenses issued. The number of shops would be much smaller, especially in the 1873-74 column, for a fresh license is issued every time the old license is given up, and under the auction system, licenses fall in much oftener than under the uniform fee system, one shop sometimes being licensed two or three times over during the year.

45. Although the abkaree revenue of some districts fell off in the last quarter of the last financial year, 1873-74, it is owing partly to this auction mode of licensing and partly to the introduction of the outstill system in tracts of country quite unsuited to the sudder distillery system, that, notwithstanding the scarcity in Behar and high prices of food generally, the collections of excise revenue for the last year in the whole presidency are higher instead of lower than those of the previous year.

46. The increase of duty in late years on ganja and opium has been as follows:—

PERIOD.	GANJA.		
	Flat.	Round.	Char.
1853-54 to 1858-59	Rs. 1 per seer on all sorts.		
1859-60 to 1863-64	Rs. 2 ditto ditto.		
1864-65 to 1871-72	Rs. 2 per seer.	Rs. 3 per seer	Rs. 4 per seer.
1872-73 to date	Rs. 2-8 ditto	Ditto	Ditto.

PERIOD.

Opium.

1851-52	...	Rs. 10, 11, 12, 13, 14, 15, and 16 per seer in the several districts.
1864-65	...	Rs. 16, 18, 20, and 22 per seer in the several districts.

1871-72 ...	...	A. 16, 18, 20, and 22 per seer in the several districts.
1872-73 ...	...	A. 16, 18, 20, 22, 23, 24, and 25 per seer in the several districts.
1873-74 ...	...	A.—These rates are leviable in the producing districts.

47. The consumption in maunds during the last seven years has been as follows:—

YEAR.	Ganja. Mds.	Opium. Mds.
1867-68	9,247	3,829
1868-69	9,172	3,665
1869-70	9,400	3,451
1870-71	10,433	3,462
1871-72	10,750	3,643
1872-73	9,335	3,674
1873-74 ...	8,952	3,607

48. The revenue during the same period obtained from these two articles has been—

YEAR.	Ganja. Rs.	Opium. Rs.
1867-68	9,73,176	21,26,933
1868-69	8,98,010	20,81,117
1869-70	9,08,128	20,29,207
1870-71	11,06,818	20,35,913
1871-72	11,40,329	20,82,864
1872-73	11,58,706	21,99,180
1873-74 ...	11,76,884	23,29,827

49. The results may be thus briefly stated. Ganja, diminished consumption, and an increased revenue of Rs. 2,03,708. Opium, consumption stationary, and an increased revenue of Rs. 2,02,894.

50. Both articles are probably susceptible of still higher rates of duty. As regards ganja, it is under consideration whether it would not be preferable to make the wholesale purchaser pay the duty when he buys the article in Rajshahye, freeing him from all restrictions afterwards. At present, the wholesale purchaser merely pays the cultivator for the plant; he then carries it to his own district and gola, where it is placed under the joint custody of himself and an abkaree darogah, and the duty is paid by the retail seller on each lot as he buys it from the goladar.

51. I now come to the remedies proposed by the petitioners to check the increase of drunkenness.

52. Nos. 1 and 2 have been and are attended to.

53. Nos. 3 and 4 are exactly the same checks as proposed in the Permissive Bill which the temperance party have tried to introduce in England. They are not, in my opinion, practicable. There would be great difficulty in obtaining the opinions of residents or rate-payers, and it is questionable how far it would be right to set up such a tyranny of majorities. The fact that 600 men in a village prefer to drink water is no sufficient reason for debarring the remaining 200 from obtaining some other drink, if they wish it. At the same time I quite admit that the establishment of a liquor shop in a quiet and respectable locality may be a nuisance to the residents which would form a fair ground of complaint, and from which, like from any other nuisance, they would have a claim to be freed. This is a question of police administration rather than of excise; and as the police can prevent the opening of any shop or the renewal of any license, the evil, where it exists, has already a remedy. I may add that I have myself forbidden the opening of a shop where I found there was a strong feeling against it among the residents.

54. An objection of the same kind exists against the adoption of remedy No. 5. Municipalities in India are not representative. This rule would often be the establishment of the tyranny, not of the majority, but of a small minority.

55. I am not myself in favour of an alteration of the present system for granting licenses, but if a change were made, I would rather see it in the direction of Local Licensing Boards. The idea was mooted as regards England by Mr. Arthur Arnold in the April number of the *Fortnightly Review*, 1872. Such a Board might consist of Collector, Superintendent of Police, and four or five influential men in the district, especially natives.

56. No. 6 has been carried out, and is the subject of constant care.

57. No. 7 would be to force a man who wanted a glass of liquor to buy a bottle, and would deprive a traveller or workman of the refreshment he required.

58. No. 8 would turn every liquor shop into a sort of Black Hole, where, in the hot weather, the unfortunate abkar and his customers would run the risk of death from heat apoplexy.

59. There seems no good reason for adopting No. 9. Government has no right to insist upon every man getting through his drink before sunset any more than through his food. As a matter of police, liquor shops should be shut when quiet and respectable people want to go to sleep, and that is now the rule.

60. No. 10 I agree with, as far as it can be carried out with due regard to the wants of the inhabitants of such quarters.

61. No. 11 is directed against an evil which does not exist.

62. No. 12 touches a real evil which I have long been aware of; but I wish the petitioners, while pointing it out, had given their views as to the best mode of meeting it. The only remedy I can suggest is the passing of a law similar to one which, in 1867, was pressed

upon the attention of the Legislature of Massachusetts in the United States. Whether this proposed Act was ever enacted or not in Massachusetts, I have no means of knowing. It is copied in the Appendix to this Minute.

63. No. 13 I do not understand.

64. No. 14 is attended to as far as is necessary. Each case must be decided on its merits. A universal rule like that suggested would often be productive of injustice and hardship.

65. I am not in favour of No. 15. It is true the police do not help the Excise Department much, but a special abkaree staff would consist of men generally of a lower class than the men in the police, and would probably be of very little more use. They would be bribed to blindness even more easily than the Police, and would not repay by their additional service their cost to the State.

66. The fact is that in excise, as in most matters of administration, there is no short and royal road to what is best. Everything must depend on care and on thoughtful adaptation of varying means to ever-changing evils and dangers.

67. The alterations in the existing laws which I would recommend are few. They are embodied in the Appendix to this Minute, and have already been urged (most of them) upon the consideration of Government.

68. My own idea of the best form of excise generally for Bengal is the sudder distillery system in towns and the outstill system in the interior, with strict precautions against the tendency of the latter to multiply outstills in the interior, and against the tendency of the former to increase shops in towns. I would raise the duty on imported spirits, and keep on raising it gradually, but by small increases, on ganja and opium.

69. It is, however, mere foolishness to expect that a certain proportion of the people of this country will not continue to use stimulants, or that the excise revenue will not increase. As the upper classes adopt more and more European habits, we must expect to see them take the bad with the good, and probably, at first, even more of the bad than of the good; while as the position of the lower classes improves, as agricultural produce yields a better price to the cultivator, and yearly the number increases of men, women, and children, who earn a livelihood such as they never dreamt of, in mills and factories, there will be a larger consumption of everything the mass of the people care for. They will wear more clothes, they will eat more food, and they will drink more liquor. Any attempt to enforce sobriety in a country where illicit distillation is so easy and so difficult of detection would be a failure. All we can do is to limit ourselves to supplying the demand, and not to create it; to open no new shops except on proof that they are required to meet an existing want, and to act on an honest recognition of the truth that the excise revenue is a very small matter in comparison with the comfort and well-being of the people.

70. I believe that generally throughout the country revenue officers more or less are actuated now by these motives, and it is on this principle that the Board attempt to conduct the abkaree administration.

A. MONEY.

The 25th January 1875.

#### APPENDIX No. I.

##### *An Act to authorize Druggists and Apothecaries to sell Spirituous Liquors.*

BE it enacted by the Senate and House of Representatives, in General Court assembled, and by the authority of the same, as follows:—

*Section 1.*—Druggists and Apothecaries may sell alcohol, spirits and wines for medicinal purposes only, *provided* that they shall keep a book in which they shall enter the date and quantity of every sale, the name and residence of the purchaser, and, if exported, the place to which exported and the name of the consignee; which book shall at all times be open to the inspection of the Mayor and Aldermen and selectmen, or of any State constable.

If a Druggist or Apothecary, or any Clerk or Agent of a Druggist or Apothecary, is convicted of an illegal sale, he shall be subject to the penalties prescribed in section thirty of chapter eighty-six of the General Statutes.

*Section 2.*—Section twenty-six of chapter eighty-six of the General Statutes is hereby repealed.

*Section 3.*—This Act shall take effect upon its passage.

#### No. II.

##### *Proposed Alterations and Amendments of the Excise Laws, Act XI of 1849. Act XXI of 1856, Act XXIII of 1860, Act IV of 1866 (B.C.)*

1. To introduce a provision into Act XI of 1849, requiring wholesale dealers in spirituous wines and liquors in Calcutta to take out licenses, and so to place them in the same position as similar wholesale dealers in the mofussil.

Board to Government, No. 120B., dated 16th March 1872.

2. To amend section 20 of Act XI of 1849 in such a manner as to allow of search being made at night under certain conditions as would guarantee against abuse, as, for instance, that a police officer, not under the grade of a sub-inspector, should accompany the

Board to Government, No. 860B., dated 29th December 1874.

searching party.

3. To provide a penalty for the illicit manufacture in Calcutta of any spirituous or fermented liquor or intoxicating drug, and also to provide for search, by abkaree officers, of premises in which illicit manufacture may be reasonably suspected to be taking place.

Board to Government, No. 120B., dated 16th March 1872.

4. To substitute the following for the opening words of section 40, Act IV of 1866, (B.C.)—"Any person committing a breach of any of the conditions upon which a license is granted under the terms of Section 36 or Section 39 of this Act shall be summarily convicted," &c., &c.

The necessity for this alteration is stated in the Advocate-General's opinion, which accompanies the Board's letter No. 773B., dated 23rd November 1874, to the Secretary to the Government of Bengal.

5. To amend Sections 33 and 50 of Act XXI of 1856, so as to enable the Board of Revenue to exercise a more effectual supervision over the cultivation, preparation, and storage of intoxicating drugs by subjecting the cultivators to more restrictive rules than formerly, a penalty being imposed for any breach of such rules, and by forbidding the storage or possession of such drugs, except under a license; the special object of the proposed amendment being to discourage the private growth of ganja in certain districts, and to check smuggling and surreptitious sales in the Rajshahye division.

No. 606B., dated 27th November 1871.  
No. 161B., dated 8th January 1872.  
No. 120B., dated 16th March 1872.

6. To make the rules in Act XXI of 1856, which relate to Pachwyee, applicable to any fermented liquor other than those referred to in the Act, with the special object of regulating the manufacture of a fermented liquor called "Sharbat-bahar," and said to be made from molasses, and of a wine made from the fruit of the jamun tree.

No. 120B., dated 16th March 1872.  
No. 204B., dated 13th May 1872.

7. To extend the provisions of the several criminal laws relating to the enforced realization of fines imposed on offenders to breaches of the excise laws.

No. 120B., dated 16th March 1872.

8. To give the Magistrate a discretion to order an offender to be confined in either the civil or the common jail, and with rigorous or simple imprisonment, as from the circumstances of the case may seem best.

No. 120B., dated 16th March 1872.  
No. 61B., dated 21st February 1872.

9. To import into Act XI of 1849 a similar provision to that contained in Section 59 of Act XXI of 1856, as regards the exercise by the Police of powers of seizure, search, and arrest. It is not proposed to confer such powers indiscriminately upon all Police Officers, but only upon certain officers who may be specially selected by the Commissioner of Police. Should this proposal be adopted, it will be necessary also to amend Section 20 of Act XI of 1849, by the addition of the words "Magistrate of Police" after the word "Collector;" and Section 22 would also require to be altered so as to allow of the person arrested being conveyed to the Magistrate, instead of to the Collector, in cases of arrests by the Police, a report in such cases being immediately made to the Collector showing the action taken.

*Minute by the Lieutenant-Governor of Bengal, dated 18th February 1875.*

For some time past the memorials marginally noted, regarding the operation of the excise system of Bengal, have been under the consideration of the Government. The subject was referred to Mr. Alonzo Money, C.B., who, as Member of the Board of Revenue for the provinces under the Government of Bengal has the general charge

From the Rev. J. H. D. and 26 others.

Uitto Bengal Temperance Society.  
Ditto Rajah Komnath Ennore and 51 others.  
Ditto Rajah Kadikshen Banadour and others.  
Ditto Baboo Keshub Chunder Sen.

and supervision of the Excise Department, relating to liquors, spirits, and drugs; who possesses great experience of the whole department; and who may be regarded as the first local authority on the subject. He has now reviewed the case with much care and thought, collated the most noteworthy opinions bearing thereon, and expressed his own conclusions in a lucid and interesting manner. After much discussion with various authorities, I have to declare my general concurrence in Mr. Money's valuable report, for which indeed the Government is much indebted. Nevertheless, I deem it right to state briefly my own opinion on the main points at issue.

2. The memorialists, chiefly native gentlemen of position and education, partly also European gentlemen whose benevolence entitles them to respectful attention, appear to believe that the consumption of liquors, spirits, and drugs, is increasing to a harmful extent among the people of these provinces, and that repressive action is not sufficiently exerted by Government upon this dangerous tendency.

3. On the one hand, it is matter for regret that so many estimable persons should feel themselves obliged to entertain such apprehensions; on the other hand, it is matter for satisfaction that so many of the leaders of native society, and so many European gentlemen, whose good disposition must give them influence with the natives, are manifesting a lively interest in these questions. Whatever may be the action of Government, there can be no doubt that the moral force of opinion will be effective and beneficial; and the memorials now under consideration supply an earnest that this force will be duly brought into play. If, therefore, I am unable to follow the memorialists in all their statements, and have to differ with some portions of their opinions, I should still desire to evince every respect towards their views.

4. They may be sure that the Government entirely agrees with them in thinking that any general excess in the consumption of liquors, spirits, or drugs, is really a national evil;



that, so far from encouraging its existence or its growth for the sake of the revenue, the Government already does, and will willingly do, everything in its power to impose a check, or to exercise repression upon any excess; and that the efforts of Government in this direction are only limited by considerations of the practicability or otherwise of attaining actual success in such repression. Whether or not in former periods, separated by many years from the present time, the excise laws, or the administration of them, may have indirectly led to expansion of the consumption, it has been shown that no such effect has been produced during recent years, and that on the contrary every endeavour is made to prevent any such effect arising. The result of the fiscal regulations of Government now is to render liquors, spirits, and drugs dearer than they would otherwise be; to place some artificial restrictions on the production and sale of these articles; and *pro tanto* to impose a check on consumption. It is impossible to doubt that but for these fiscal regulations the consumption would be greater than it is; and that if the present system of taxation upon these articles, and the consequent interference on the part of the State, were to be abandoned, there would be an increase in the consumption. If it be an object morally, as I quite admit it to be, to do all we properly can to prevent the consumption exceeding reasonable limits, then that object is in some degree effected by the fiscal interference, without which indeed even this degree would not be attained. In making its arrangements, the Government is not influenced by the desire of fiscal advantage nor by the fear of fiscal loss. If any measure or proceeding of this nature could be demonstrated to be capable of checking excessive consumption, the Government would not be deterred from introducing it by the prospect of diminution in the revenue. If such measure or proceeding should promise an enhancement of revenue, the Government would refrain from adopting it if there were reason to fear that an excessive increase of consumption would be a concomitant result.

5. But it must not be forgotten that, in making its arrangements, the Government is never free from the question as to how far it is possible to check the consumption. It is not possible to stop the consumption altogether, nor even to attempt to check it in any very great degree without introducing a fresh class of evils. Nothing would be easier, in the first instance, than to do all that is recommended in the memorials, to shut up public distilleries, to close shops, to withhold licenses for production and vend, to pass prohibitory regulations. But all this would utterly fail to stop or even check manufacture. One main result would be that the manufacture, which is now licensed and controlled, would continue, though illicit, and would be without any really practical control. While, on the other hand, new evils, namely, inquisitorial proceedings on the part of Government officials, and persistent evasion on the part of the people—both circumstances directly conducing to demoralization—would be introduced.

6. It is to be remembered that the materials from which liquors and spirits are manufactured, namely, molasses, rice, and the flowers and juice of certain trees are articles produced in the greatest abundance in the country, are most easily obtained, and yield liquor or spirits by the cheapest and simplest processes within reach of the poorest persons. If, therefore, any section or sections of a vast population desire (as they certainly do desire) to make liquor or spirits, it is not in the power of the most highly organized Government to altogether prevent them, without at least resorting to measures more injurious even than excessive consumption.

7. The problem, therefore, is how to impose adequate restrictions without offering a clear premium on smuggling and other illicit practices; how to frame the fiscal laws and rules in such manner that there shall not arise any undue temptation to infringe them. The practical solution of this problem has long occupied, and will continue to occupy, the attention of the ablest fiscal officers in Bengal. I did not venture to say that a perfect solution has been yet arrived at; but without repeating the description given by Mr. Money of the several methods now in force, I will say that much progress has been made, and that if any ways can be seen for further progress, they will be followed.

8. Similar remarks may be made regarding the drugs opium and ganja. The opium though not universally produced, is yet grown over a very extensive area. If there were to be anything like prohibition of the local consumption (and the memorialists seem to desire something like prohibition), the temptation to illicit practices would be so great that they would spring up to a degree beyond our power of prevention. Already these practices do exist, even in the absence of any special inducement, and frequently give rise to some anxiety. From this we can imagine what they would become if such inducement were virtually afforded by prohibition of local consumption. The production of the particular sorts of ganja now in use is, no doubt, much more limited. It has been considerably restricted of late years. Whether any further restriction will be practicable, is a question under consideration.

9. I have dwelt somewhat on the foregoing considerations, because it seems doubtful whether they have been sufficiently present to the minds of the memorialists.

10. Next, I observe that there is some difference of opinion on the question as to whether the consumption of spirits and drugs has increased of late years absolutely or relatively. It appears that the question is answered affirmatively or negatively, according as a longer or a shorter period is taken for the purpose of comparison. On the whole, I believe that there has been no material increase whatever within the last five years, and that there is no tendency whatever towards excessive increase among the population as a whole.

11. I have said no 'excessive increase,' because it cannot be affirmed that there will be no increase either absolutely or relatively. It is an obvious fact that the population is growing in numbers: it is almost certain that they will not diminish their average rate of consumption per head: it is, on the contrary, probable that they will slightly augment the rate, as their

resources and prosperity increase. We may suppose that some of the agricultural and labouring classes will, while erecting better cottages, using better household utensils, wearing better clothes, and eating a better ration, slightly add to their consumption of liquor. If they do, they will not be acting differently from other nations; nor could such a consequence be deemed unreasonable.

12. But I cannot discover, either from the evidence in the possession of Government, or from the inquiries I have been able to make while travelling about the country, that excessive consumption of drugs or spirits is prevalent among the people as a whole. The best calculation that I can obtain seems to shew that the people of these provinces do not drink more than a wine-glassful of spirits per head in a year. It is difficult to imagine how, as a people, they could drink a smaller quantity unless they abstained altogether. Any supposition that they are becoming at all addicted to intemperance would be unjust to them. Taken in the mass, they must be regarded as a sober, quiet, and abstemious people. Neither has it been shewn that crime is in any part of these provinces attributable to intemperance. A similar calculation as regards opium shews that the consumption does not exceed one ounce per annum for fourteen persons, which may be considered an extremely low average rate.

13. It is probable that a great part of the people never see spirits at all. Among the lower classes, the only class who enhance their consumption are the labourers who are congregated upon large works and industries belonging either to the State or to individuals or to corporations. With these particular classes there is not as yet any reason to apprehend excess, especially when the severity of their toil is borne in mind.

14. But I fear that to this generally favorable description there is one notable exception to be made, and that relates to several sections of the educated classes among the natives at the Presidency town (Calcutta) and at other large centres of national life. With these sections (which I trust are limited sections), intemperance appears to be on the increase. This fact is derived not at all from foreign or hostile evidence, but from the testimony of the best informed among the natives themselves. Such a circumstance cannot but cause sorrow or concern to the Government, inasmuch as these are the very classes who are bound to us by many ties of common subjects of study, a common vehicle of thought and expression, and common examples of knowledge for imitation. Some measures in detail have been proposed for counteracting this most sad and unfortunate tendency; but I cannot hope that any such will prove efficacious unless the moral sense of these classes themselves shall restrain them from intemperance, unless the weight of public opinion shall help to enforce the necessary abstinence. I know that among the best educated sections of the native community many classes are still proof against this miserable temptation. Having regard to the intellectual industry which distinguishes the whole of these sections of the people, to the desire to excel in mental pursuits, and to win their way in life which animates them all, I cannot but hope that those who have yielded, or are inclined to yield to this temptation, will eschew their dreadful error before it is too late, and will return to the principles of that sobriety which is honorably characteristic of their nation generally.

15. I apprehend that it is the contemplation of this intemperance among a limited section of the people under their immediate observation which has induced the memorialists to generalize (as I think) too much, and to fear that the extent of the evil is much wider than it really is.

16. I append to this Minute copies of the instructions given to the Board of Revenue on the receipt of Mr. Money's report, and a draft of the Bill which he has prepared for submission to the Legislature in accordance with his several suggestions which have been approved by the Government of Bengal.

RICHARD TEMPLE.

No. 438, dated Calcutta, the 22nd February 1875.

From—H. J. REYNOLDS, Esq., Officiating Secretary to the Govt. of Bengal.

To—The Secretary to the Board of Revenue, Miscellaneous Revenue Department.

I AM directed to acknowledge the receipt of your letter No. 56B. of the 28th January, submitting a Minute by the Member in charge (Mr. Alonzo Money, c.n.), upon the abkaree administration of Bengal, with special reference to certain memorials and petitions presented to the Supreme and Local Governments upon the subject.

2. The Lieutenant-Governor has read the Minute with much interest. It gives a clear and complete review of the existing system of administration, and while it points out that the evils of which complaint has been made are partly exaggerated and partly such as cannot be checked by Government interference, it does not hesitate to admit that the vice of intemperance has increased in large towns and among the upper classes of native society; and it suggests measures, both executive and legislative, for restraining, as far as possible, the tendency to excess in the consumption of intoxicating liquors. The Lieutenant-Governor deems it right to say that in his opinion the Minute furnishes a complete answer to the charge which has been brought against Government, of encouraging the growth of intemperance by praising and promoting those Revenue Officers who increase the facilities for drinking in the districts under their charge. Whatever may have been the case in former times, it is clearly shown that of late years it has been the object of Government and of the Board to limit the traffic while increasing the revenue. I am directed to convey the thanks of the Lieutenant-Governor to Mr. Money for his lucid and able paper on the abkaree administration.



3. The views of the Lieutenant-Governor upon the general question of the reality and magnitude of the evils complained of, and of the policy which should be adopted by Government to counteract them, have been embodied in a separate Minute, which will be submitted for the consideration of the Governor-General in Council as an expression of His Honor's opinion upon the matters in issue. A copy of this Minute is forwarded herewith. A Bill (the draft of which Mr. Money has been good enough to prepare at the Lieutenant-Governor's request) will also be introduced, with the assent of the Supreme Government, into the Bengal Legislative Council, for the propose of supplying some defects which experience has brought to light in the law as it at present exists.

4. With regard to the measures which the several memorialists desire to see introduced, and which are enumerated in the 3rd paragraph of Mr. Money's Minute, I am directed to communicate the following instructions and remarks.

5. The imposition of higher rates of duty and license fees is already receiving due attention. The duties on both ganja and opium have been considerably increased, as is shown by the figures given in paragraph 46 of the Minute. A fee has lately been levied upon licenses for selling opium. The fees for the sale of both country spirits and imported liquors have been largely increased by the introduction of the auction system. The policy which has dictated the introduction of these measures is still being steadily pursued. The Lieutenant-Governor in his recent Resolution on the Excise Report for 1873-74, has expressed his willingness to assent to the imposition of a higher duty on ganja, and he has lately recommended to the Government of India an increase of the duty upon imported brandy. In paragraph 68 of the Minute the Member in charge has stated that it will be his wish to keep on gradually raising the duties on both ganja and opium.

6. The Lieutenant-Governor agrees with the Member in charge in thinking that it would be impracticable to introduce into Bengal any measure which should make the existence of a shop in a given locality dependent upon the votes of a certain proportion of the residents or rate-payers. The question has for some years been much discussed in England, and those who advocate such interference have failed to show it to be either beneficial or justifiable. And independently of this consideration, the Lieutenant-Governor feels that it would be extremely difficult to obtain a real expression of the opinion of residents or rate-payers on the subject. The same objections apply to the proposal to transfer the power of granting licenses from Collectors to Municipalities. The power must, His Honor thinks, for the present at least, remain with the Revenue authorities; and he feels confident that those authorities will exercise a judicious discretion in the matter.

7. The limitation of the number of shops generally throughout the country is already the subject of continual and watchful care. The imposition of higher rates of license fees is in itself calculated to diminish the number of shops, and it is now the practice to fix at the beginning of each year a maximum number of shops for each district, which is not under any circumstances to be exceeded. In districts in which the monthly tax system prevails, no outstall is allowed within four miles of another. It is clear that restrictions of this kind cannot be carried beyond certain limits. A demand exists which will be met by the opening of illicit sources of supply if the establishment of licensed shops is prohibited. In determining the number of shops as in the regulation of the amount of duty and license fees, it must be our object to do nothing which will stimulate the demand, and to contract the supply in such a manner as to check consumption without affording an irresistible temptation to evasion or violation of the law. The Lieutenant-Governor observes with satisfaction that the returns of the past year show a considerable decrease in the number of shops in the majority of districts, and especially in Calcutta, and he trusts to the vigilance of the Member in charge to maintain these necessary restrictions.

8. The Lieutenant-Governor is not prepared to enforce a rule prohibiting all consumption of liquor on the shopkeeper's premises, nor to provide that no shop shall have either door or window except in front on the road side. The former of these proposals would not, he thinks, promote the cause of temperance, for the effect of it would be that the man who wanted a glass of liquor would be compelled to buy a bottle. In some of the memorials which have been presented to Government, it has been urged that backdoors and windows afford facilities for smuggling out liquor at prohibited hours. This, however, is a matter of police administration rather than of excise, as the existing rule would be sufficient if it were properly enforced. And though the suggestion of the memorialists, if it were adopted, would make the enforcement of the rule more easy, it would do so at the cost of an amount of public inconvenience altogether disproportionate to the benefit derived from it, and it would bear with equal harshness upon those shopkeepers who now observe the law, and upon those who now violate it. It is not asserted that these irregular practices are universal, it is not probable that they are even general; but the regulation which the memorialists desire to enforce would apply to all shopkeepers alike, and the Lieutenant-Governor is therefore unable to assent to it.

9. With regard to the other remedies proposed by the memorialists, and noticed in the 3rd paragraph of the Minute, I am directed to express the concurrence of the Lieutenant-Governor in the remarks of the Member in charge. There appear satisfactory reasons against the promulgation of a rule requiring all shops to be closed at sunset, and the Lieutenant-Governor is of opinion that the employment of a special staff of excise police would serve no useful end which could not equally be attained by the employment of the existing police force. It is however important, His Honor thinks, that the police should be encouraged to co-operate to the utmost in the enforcement of the excise laws and regulations, and any

police officer who shows marked activity and success in this department of his duties, should be noticed for promotion and reward.

10. The Lieutenant-Governor has taken note of the remark of the Member in charge that the sale at dispensaries of alcoholic liquor under the guise of medicine is an evil which requires to be checked by stringent regulations. Sir Richard Temple fears that there is good ground for the complaints made regarding the existence of this abuse, and that the facilities for obtaining intoxicating drinks in this manner serve to throw temptations in the way of many who would be restrained by a feeling of self-respect from resorting to shops which are avowedly open for the sale of liquors. The repression of this traffic is a matter of considerable difficulty; but the most effectual means appears to be the enactment of a provision for keeping a register of all such sales, in which the names and addresses of the purchasers shall be entered. Sections providing for this have accordingly been introduced in the draft Bill submitted to the Government of India.

11. In conclusion, I am to say that the Lieutenant-Governor desires that the earnest and unremitting vigilance of the Member in charge and of all revenue officers of Government may be exercised in the supervision of this department of the administration. The Minute which the Member in charge has submitted indicates, in His Honor's opinion, the true principles upon which our policy in this matter should be founded, and it is only necessary to maintain a careful attention to these principles in all the details of excise management.

No. 469, dated Simla, the 29th April 1875.

From—R. B. CHAPMAN, Esq., Secretary to the Government of India, Financial Department.

To—The Secretary to the Government of Bengal.

In continuation of the letter\* addressed to you in the Legislative Department, by which

\* No. 253, dated 18th April 1875.

the sanction of His Excellency the Governor-General was given for the introduction into the Bengal Legislative Council of a Bill to amend the law relating to the Excise Department in Bengal, I am directed by the Governor-General in Council to communicate the following observations upon the important matters to which your letter No. 439, dated 22nd February 1875, refers.

2. His Excellency in Council has read with attention the memorials and other papers submitted with your letter, and cordially recognizes the public spirit of those gentlemen who have addressed the Government on the excise administration of Bengal. The desire manifested for the discouragement of intemperance by every legitimate means has the cordial sympathy of the Governor-General in Council. The danger, however, of attempting, by measures of undue stringency, to suppress the use of stimulants is clearly brought out by Mr. Money in his able minute. They would without doubt lead to an increase of smuggling and illicit distillation, and thus to the greater evil of an unregulated traffic in drugs and spirits, which under the present system is at any rate subject to some measure of control. At the same time nothing should be done to place temptations in the way of the people that can possibly be avoided. The number of liquor shops should therefore be reduced to the utmost degree compatible with the reasonable requirements of the neighborhood, and no new shops should anywhere be opened without strong evidence that on the above understanding they are really needed. These are the general principles which the Government of India desire everywhere to inculcate.

3. His Honor the Lieutenant-Governor may rest assured of receiving the support of the Government of India in any measure that he may adopt for limiting the consumption of ganja; and indeed if the use of the drug could be altogether suppressed without the fear of leading to its contraband use, such a course would be justified by its deleterious effects.

4. In conclusion, I am to request that, with the permission of the Lieutenant-Governor, you will convey the thanks of the Government of India to Mr. Alonzo Money, C.B., for the very complete and excellent minute which he has submitted on the subject, in the arguments and conclusions of which His Excellency in Council desires to express general concurrence.

5. The correspondence will be published in the Supplement to the *Gazette of India*.

## INCREASED SCALE OF PERMANENT ADVANCES.

## RESOLUTION.

FINANCIAL DEPARTMENT.—FINANCE.

*Calcutta, the 22nd May 1875.*

READ—

Letters Nos. 58TM and 98TM, dated respectively, the 19th and 28th April 1875, from the Accountant-General, recommending an increased scale of permanent advances for Government officers.

It has been represented that much inconvenience is at present felt by

	1st Class District.	2nd Class District
	Rs.	Rs.
To Collectors ... ..	50	25
„ Magistrates... ..	100	50
Officers in charge of Jails ... ..	100	50
And under subsequent orders—		
To Judges ... ..	30	..
„ Commissioners ... ..	50	..
District Superintendents of Police ... ..	100	50
Revenue Surveyors ... ..	..	200
Sub-divisional Officers ... ..	..	30
Deputy Inspector-General of Police ... ..	..	100
Special Registrars ... ..	..	50

Government officers, consequent upon the small amount of permanent advance allowed them on the scale noted on the margin, which was sanctioned by the Government of India in their Financial Department Resolution No. 4082, dated 21st December 1864.

2. As the Government of Bengal has been declared competent to sanction any necessary increase to the existing scale, without reference to the Supreme Government, the Lieutenant-Governor, with a view to obviate the inconvenience arising from the insufficiency of the present provision, is pleased to direct that these advances shall in future be regulated for the undermentioned officers throughout these provinces by the scale specified below :—

	Rs.	
For Collectors ... ..	100	without distinction of districts, but at the discretion of the Accountant-General
„ Magistrates ... ..	200	ditto ditto.
„ Jails, Central and District ... ..	200	ditto ditto.
„ Judges ... ..	100	ditto ditto.
„ Commissioners ... ..	200	ditto ditto.
„ District School Committee ... ..	100	ditto ditto.
„ District Superintendents of Police within the maximum of Rs. 200, as set forth in Police Circular J, dated 1st September 1874.		

3. His Honor also vests Magistrates with authority to raise, where necessary, the permanent advance of their sub-divisional officers to a maximum of Rs. 150, on the understanding that the Magistrate will be responsible for the advance, and that all contingencies, including those of lock-ups and sub-registry offices at the sub-divisional head-quarters, shall be met out of this sum. No separate advance will be made on account of these latter items. In consideration of the special requirements of the sub-divisional stations of Rancegunge, Rajmehal, and Goalundo, the Lieutenant-Governor authorizes the maximum of advance at these stations being raised from Rs. 150 to Rs. 250.

4. In the Registration Department the Lieutenant-Governor desires that the three sets of advances now held by District Registrars on account of (a) contingencies, (b) service postage, and (c) refund of registration fees, shall be discontinued, and that in place of them a consolidated amount, not exceeding Rs. 200 for each District Registrar, shall be given to meet the contingent expenses of both the sudder and rural registration offices. In cases of the dismissal or death of rural Sub-Registrars, the District Registrar will be held responsible for the amount of the advances made by him.

ORDERED that a copy of this Resolution be forwarded to all Commissioners, Collector, Magistrates, Judges, the Inspector-General of Jails, the Inspector-General of Police, the Inspector-General of Registration, the Director of Public Instruction, and the Board of Revenue for information.

That a copy be also forwarded to the Accountant-General, and to the Revenue, General, Judicial, Political, General (Section B) Departments of this office for information.

By order of the Lieutenant-Governor of Bengal,

H. J. REYNOLDS,

*Offg. Secy. to the Govt. of Bengal.*

## Rainfall, Weather, and State and Prospects of the Crops.

Statement showing Rainfall, Weather, State and Prospects of the Crops in the different Districts of Bengal, as reported to Government during the week ending the 24th May 1875.

District and date of return.		Rainfall at Sadler Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BENGAL.			
Western Districts.			
1	Burdwan, 24th* May 1875	1.87	Rain at Cutwa .62, Culna .36, Jehannabad 1.02, Bood-Bood .97, Ranee-gunge 1.62 inches. Cultivation progressing and sickness decreasing.
2	Bankura, 22nd .. ..	2.66	Weather generally cloudy. Rain fell during the first part of the week. <i>Aous</i> , or the early rice crop, is being sown; other crops doing well.
3	Bierbhoom, 22nd .. ..	.61	Weather cool; rain fell on Monday and Friday. The fields are under cultivation for the early rice.
4	Minimpore, 22nd .. ..	1.26	Heavy rain fell on two occasions; windstorms more frequent. The low lands still have water standing on them, and sowing cannot take place till it drains off; hence over the east of the district the general desire is for 10 days' absence of rain. In the jungle tracts and west generally, sowings have been completed, and prospects are very good. The prospects of indigo and <i>aous</i> rice are generally good.
5	Hoochly, 22nd .. ..	.47	Weather hot, with occasional slight showers; average rainfall of the district 1.13 inches. State and prospects of the crops are very good at present, but rain wanted.
	Howrah, 22nd .. ..	1.54	There was rain for three days during the week throughout the district. Weather warm and cloudy. Reaping of the <i>boro</i> , or spring rice, completed. Sowing of the jute has commenced in some parts. The rain has done good.
Central Districts.			
6	24. Teegmura, 24th† May 1875	.47	Weather very hot, and occasionally cloudy. Cultivation of <i>aous</i> , or early rice, and jute fast progressing. Cholera decreasing everywhere, but fever increasing at Barpore.
7	Nuddea, 22nd May 1875	.14	Occasional slight showers of rain. The prospects of rice and indigo continue to be good.
8	Jessore, 22nd .. ..	.32	Weather generally, but not uniformly, clear; wind mostly from south. Sowing continues. Prospects good, but rain is wanted in some places.
9	Maschodah, 22nd May 1875	.50	Hot and oppressive weather, with occasional rainfall. Ploughing operations, terminated by rainfall, being actively carried on. Mulberry and sugarcane in capital condition. Early rice plants in lowlands healthy. Sowings on high lands progressing. Price of common rice a shade lower. General health good, though small-pox continues in Soujgunge, and still cases of cholera in towns.
10	Dumapore, 21st May 1875	1.95	Several severe storms from west, with thunder and lightning, and much rain. No damage, but rather benefit to crops. The <i>boro</i> rice, which is being reaped, is reported good. Jute and <i>khajon</i> , or early rice, doing well, except for weeds growing on account of excessive rain. Cholera still continuing, but deaths fewer in number. Great damage done to buildings.
11	Mandoh, 22nd May 1875	1.14	Weather for the most part cloudy. A severe storm passed over the station on the afternoon of the 16th instant, causing much damage to houses and trees. The <i>boro</i> rice is being harvested, and a good crop is expected. The <i>khajon</i> is being sown, and tillage for the <i>aous</i> rice has commenced. The prospects of indigo are fair. Mangos are bad.
12	Besmahy, 22nd .. ..	1	Frequent storms with good deal of rain in all quarters in the early part of the week. There was a violent storm in most parts of the district on the 16th instant, causing some destruction of huts and trees, but without damage to crops. The growing crops of <i>aous</i> , or early, and <i>aous</i> , or late, rice, <i>teel</i> , oil-seed, and jute are thriving. Much of the <i>boro</i> rice, especially in the <i>Bhurind</i> tract, has been reaped with good results. There has been a general disappearance of cholera and small-pox.
13	Rungpore, 21st .. ..	5.34	A severe storm on the evening of the 16th instant, and storms during nights of 17th, 18th, and 19th idem. Weather cool. Crops in good condition.
14	Rajna .. ..	.....	Return not received.
15	Pahua, 22nd .. ..	.85	Weather reasonable; some rain has fallen. south-easterly wind prevailing. State and prospects of the crops good.

\* Telegram of the 24th May, received on the same day, shows rainfall during the seven days immediately preceding.

† Report of the 24th May, received on the same day, shows rainfall during the seven days immediately preceding.

No.	District and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BENGAL.—(Contd.)			
Central Districts.— (Con'd)			
COCH BHAR	16 Darjeeling, 21st May 1875.	1.68	Frequent showers of rain during the week. On Thursday, the 20th, it fell heavily. Planting is now going on busily in the plains. The recent rain has been very favorable. The young crops in the hills are progressing satisfactorily.
	17 Julpigoree, 22nd May 1875.	.86	Except the last two days, when it has been bright and rather hot, the weather has been remarkably cool and pleasant. All growing crops—rice, jute, &c.—are doing well. Cholera still prevalent, but it seems bitterly to have been of less fatal character than at first.
	Cooch Behar, 20th May 1875.	1.90	The district was visited with high wind and rain on Sunday evening. The weather during the week was sometimes hot and sometimes cold and cloudy, according as there was wind and rain or not, during the remaining days of the week. The prospects of the early rice and jute crops continue favorable. Cholera still prevalent, but in some parts it is reported to have partly disappeared.
Eastern Districts			
A LUTTI	18 Dacca, 24th* May 1875.	.65	Weather very hot in the beginning of the week. Some rain has fallen. Crops very good, and look most flourishing everywhere.
	19 Faredpore, 22nd May 1875.	1.16	Weather unsettled, but quite seasonable. Crops everywhere getting on well. General health of the district good.
	20 Backergunge, 20th May 1875.	.74	Weather seasonable. All is well, save a little cattle-disease here and there.
JOD	21 Mysorepore, 21st May 1875.	6.16	Heavy showers and storms. The rain has been too heavy for the new jute crop. Some rice is reported to be injured at present.
	22 Chittagong, 20th May 1875.	.51	Very hot, and comparatively close weather. Crops favorably reported on. Cholera still hangs about the north of the district.
	23 Nookholy, 20th May 1875.	1.22	Monday and Tuesday fair, the rest of the week more or less cloudy. Light fall of rain on Thursday and Friday. Wind generally south and south-east. Hail on the 16th instant. In the lowland the early rice crop is progressing favorably, and in the highland sowing is going on.
PATNA DIV.	24 Tipperah, 21st May 1875.	.64	Some sharp storms, with a little rain; weather more still and oppressive, and threatening more rain. The rain has been good for the autumn and winter rice crops; the latter is still being sown. The spring rice crop has yielded a good return.
	25 Chittagong Hill Tracts, 18th May 1875.	.92	A heavy gale on the night of the 17th instant. Excessively hot during the last part of the week. Sowing still going on in the <i>joams</i> . Young paddy doing well.
	26 Tipperah, 19th May 1875.	4.56	Weather still unsettled. The days are usually fair, but the nights seldom pass without a squall of wind and rain. Weather favorable for ploughing and sowing, which is all that is being done in the fields at present.
BEHAR.			
PATNA DIV.	26 Patna, 24th* May 1875.	.41	Weather sultry towards evening; some rain has fallen. No crops on the ground, except <i>cheena</i> millet and mung. Sporadic cases of cholera throughout the district, except in the interior of Behar sub-division, where it is said to have assumed an epidemic form. Measures taken.
	27 Gaya, 22nd May 1875.	.46	East wind prevalent, weather still warm. Dry maximum thermometer rose to 110.5 degrees. <i>Cheena</i> millet and sugarcane only are on the ground. Cholera has abated a little in Aurangabad and south of Gaya.
	28 Sherabad, 22nd May 1875.	.11	Weather generally cloudy and stormy in the evening; slight rain fell on Sunday, and on the evening of the 21st instant, accompanied with strong gale. A storm occurred at Bhurbooh, which blew down some trees.
PATNA DIV.	29 Darbhanga, 22nd " "	.68	Weather cloudy; east wind prevalent. State and prospects of crops quite satisfactory.
	30 Mozufferpore, 22nd " "	.94	Weather hot, with east winds. Some rain has fallen. Prospects of crops are good. The late rain has been beneficial to indigo. Cholera still continues.
	31 Sarun, 22nd May 1875.	.71	Weather hot, with occasional storms, cooling the atmosphere for a short time. East wind prevailing. Hail on the 16th instant, preceded by strong wind and dust storm. The prospects of <i>cheena</i> millet, sugarcane, and indigo continue favorable. <i>Cheena</i> is being invested. Fields are being prepared for the <i>khadar</i> crops. The rain has been very useful. General health good.
PATNA DIV.	32 Champaran, 21st May 1875.	1.27	The weather continues much the same as that of last week. The rainfall at the sudder station is greater, but it has been partial. However, at one time or another every part of the district has received an ample supply of rain. The crops are all promising. The indigo, <i>cheena</i> , early rice, and sugarcane crops have greatly benefited by the rain.

\* Telegrams of the 25th May, received on the same day, shows rainfall during the seven days immediately preceding.

No.	District and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
<b>BEHAR—(Contd.)</b>			
BHAG PORE DIV	33 Monghyr, 22nd May 1875	1.39	Weather unusually cool, with occasional storms. State and prospects of crops are favorable. <i>Bhadai</i> sowings are going on.
	34 Bhagulpore		Return not received.
	35 Purneah, 22nd May 1875	1.23	Weather stormy for the first part of the week; latterly hot sun and clear sky. Some rain has fallen. The late storms have done much good to the growing crops, but no more rain is wanted.
	36 Sonthal Pergunnahs, 22nd May 1875	.99	Rainfall at Godda 1.02, Jaintia 2.25. Weather stormy and cloudy everywhere. Sugarcane planting nearly finished in the west. Ploughing going on everywhere. Nothing else on the ground.
<b>ORISSA.</b>			
ORISSA DIV	37 Cuttack, 15th May 1875	.61	Sultry, with occasional storms. Ploughing is going on very successfully owing to the abundant rain. There are no crops on the ground. The <i>rubber</i> crop was a partial failure, as also the mango crop, but the price of main staples continues low. Public health good.
	38 Pooree, 20th May 1875	Nil.	There was a good shower of rain on the night of the 19th instant. Tillage is proceeding fast, and sowing is beginning. The <i>dahua</i> , or spring rice crop, has been mostly reaped with a good outturn. The harvest of castor-seed has been completed with a fair outturn. The new sugarcane crop is being cultivated. Cotton is in flower and pod. Mangoes are ripe, but the crop is poor.
	39 Balasore, 21st ..	1.82	Weather hot, with not unfrequent storms. Taking advantage of the rain, the people have accomplished much of their ploughing. <i>Aus</i> or <i>aus</i> rice is being sown. Cholera has not yet disappeared.
<b>CHOTA NAGPORE.</b>			
	South-West Frontier Agency.		
	40 Hazareebagh, 21st May 1875	.79	Seasonable weather. The rain which has fallen very generally over the district will be most beneficial in enabling the ryots to break the ground for the <i>bhadai</i> crops, which will now be sown. Heavy hail in Khurakdila is said to have killed a few cattle, but no other damage has been done.
	41 Lohardugga, 22nd May 1875	1.43	Two or three storms during the week; weather cool and pleasant. Some rain has fallen. No crops on the ground; ploughing going on. Small-pox still prevalent, and a few cases of cholera are still reported from Palamow.
	42 Singhbhoon, 21st May 1875	1.14	Seasonable weather. Some rain has fallen. Seed being sown for the crops of the year. District healthy.
	43 Maunbhoon, 22nd May 1875	.71	Several storms during the week, accompanied with rain. Cotton and sugarcane reported good. <i>Challa dhan</i> , a small food crop reaped in this month, reported ripening. Sowing for great rice crop commenced.

Published for general information.

CALCUTTA, STATISTICAL DEPT.,  
The 25th May 1875.R. KNIGHT.  
Asst. Secy. to the Govt. of Bengal.

# SUPPLEMENT TO THE CALCUTTA GAZETTE, MAY 26, 1875.

## Weekly Report of Rainfall compiled at the Meteorological Reporter's Office.

Weekly Report of Rainfall compiled from the						RAIN FROM 1ST JANUARY 1875.		REMARKS.	
DISTRICT.	STATION.	Rain from 1st Jan to 15th May.	Rain from 15th May to 1st June.	Inches.	Up to date.				
BENGAL.						Inches.	Inches	1875.	
WESTERN DISTRICTS.									
Burdwan	Burdwan	121	601	1310	15th M				
	Chitwa	307	193	1229	ditto				
	Chitwa	120	245	1007	ditto				
	Band-hood	070	061	682	ditto				
	Pancegunge	065	008	503	ditto				
Bankoora	Bankoora	106	088	632	ditto				
	Bankoora	116	135	473	ditto				
Beerbhoom	Saoree	088	024	554	ditto				
	Hetampore	108	050	769	ditto				
Midnapore	Midnapore	517	054	899	ditto				
	Tumlook	215	303	1039	ditto				Not rec. 11th to 17th April.
	Gurbeta	371	157	918	ditto				
	Contai	145	179	556	ditto				Not rec. 18th to 24th April.
Hooghly	Hooghly	212	215	772	ditto				
	Serampore	412	068	955	ditto				
Howrah	Howrah	239	052	912	ditto				
CENTRAL DISTRICTS.									
24-Pergunnahs	Sanger Island	130	180	591	ditto				
	Calcutta	149	072	766	ditto				
	Alipore	184	140	883	ditto				
	Alipore	184	133	831	ditto				
	Busseerhat	197	074	906	ditto				
	Burseet	409	093	1126	ditto				
	Diamond Harbour	175	095	612	ditto				
	Barripara	133	116	498	ditto				
	Sackbar	293	052	1531	ditto				
	Barackpore	215	049	933	ditto				
Nuddea	Dum-Dum	119	095	825	ditto				
	Kishenaghur	189	327	1130	ditto				
	Bongong	209	072	1101	ditto				
	Maherpore	329	331	1212	ditto				
	Chomdangah	351	035	806	ditto				
	Kooshtea	298	121	1365	ditto				
	Ranaghat	140	082	1983	ditto				
	Jessore	329	041	965	ditto				
	Narail	209	047	847	ditto				
	Khondra	130	100	820	ditto				
Jessore	Khondra	218	030	107	ditto				
	Bagerhat	183	132	967	ditto				
	Magorail	304	118	1202	ditto				
	Barhampore	129	179	776	ditto				
	Rampore Haut	167	199	787	ditto				
Moorshedabad	Ladpugh	103	187	719	ditto				
	Arongpore	026	240		ditto				
	Azimgunge	030	126		ditto				
	Ladpugh	155	255	814	ditto				
	Kandoo	213	094	559	ditto				From 14th March 1875.
Dumagepore	Dumagepore	110	344	775	ditto				
Maldah	Maldah	080	Nd	215	ditto				
	Chanchal	069	030	203	ditto				
	Banesh	100	Nd	508	ditto				
Ra-shahye	Natore	120	010	608	ditto				
	Rangpore	106	237	826	15th May				
Bogra	Rangpore	090	227	711	ditto				
	Bogra	091	156	772	ditto				
Pabna	Pabna	075	178	901	ditto				
	Seragum	130	210	771	ditto				
Darjeeling	Darjeeling	Not rec.	Not rec.	106	15th Mar.				
	Darjeeling	240	212	1159	15th May				
Jalpagore	Jalpagore	304	305	1707	ditto				
	Buxa	311	600	1148	ditto				
	Buxa	025	345	2011	ditto				
	Buxa	010	231	2833	ditto				
	Titalya	111	094	830	ditto				
Cooch Behar Tributary States	Cooch Behar	185	411	1544	ditto				

DISTRICT.	STATION.	om 2nd	in 9th	RAIN FROM 1ST		REMARKS.	
		h Ma	h Ma	JANUARY 1875.			
			in	inches.	Up to date.		
BENGAL.—(Continued.)							
EASTERN DISTRICTS.		Inches	Inches.		1875.		
Dacca	Dacca... {Telegraph Office	1.19	2.49	9.77	15th May	Not rec. 21st to 27th Mar.	
	{Hospital}	1.29	2.09	8.82	ditto		
		Moonsheegunge	1.40	1.66	7.55	ditto	ditto.
Furzedpore	Manickgunge	1.30	4.59	12.23	ditto	ditto.	
	Furzedpore	0.55	2.07	9.80	ditto		
	Goulundo	1.51	2.58	11.56	ditto		
Backergunge	Madaripore	0.72	1.56	11.58	ditto		
	Burrisal	2.17	6.96	9.72	ditto		
	Perazepore	0.78	Not rec.	0.95	8th May	Not rec. 25th April to 1st May.	
Patoakbully	2.33	1.17	7.64	15th May			
	Dowlatkhan	2.65	2.00	9.92	ditto		
Mymensingh	Mymensingh		2.77	15.00	ditto		
	Jamulpore	1.88	1.69	11.99	ditto		
	Atia	0.75	1.41	7.82	ditto		
Chittagong	Kishoregunge	1.34	2.28	10.91	ditto		
	Chittagong {Telegraph Office	1.20	1.30	15.80	ditto		
	{Jail}	0.48	1.98	10.20	ditto		
	Cox's Bazar	0.40	2.03	13.73	ditto		
Naakholly	Naakholly	1.07	3.17	13.59	ditto		
Tipperah	Cumilla	0.66	1.16	11.25	ditto		
	Brahmunberah	0.52	1.14	18.05	ditto		
Chittagong Hill Tracts	Rungamtee Hill	2.23	0.97	11.76	ditto		
Hill Tipperah	Hill Tipperah	Nil	4.12	12.51	ditto		
BEHAR.							
Patna	Patna	0.92	Nil	2.51	ditto		
	Delour	1.00	0.05	2.97	ditto		
	Barh	2.77	Nil	3.30	ditto		
Dinapore	Dinapore	0.80	Nil	2.20	ditto		
	{Jail}	1.10	Nil		ditto		
	{Cantonment}				ditto		
Gya	Gya	0.21	Nil	1.81	ditto		
	Nowadah	0.18	Nil	1.12	ditto	Not rec. 25th April to 1st May	
	Arongabad	Nil	Nil	2.12	ditto		
Jehanabad	Jehanabad	0.10	Nil	1.39	ditto		
	Arrah	1.28	Nil	2.91	ditto		
	Sasseram	0.40	Nil	1.81	ditto		
Muzafferpore	Buxar	0.01	Nil	0.73	ditto		
	Bhuboah	0.08	Nil	1.07	ditto		
Durbhanga	Muzafferpore	1.45	Not rec.	3.73	8th May		
	Halepore	2.17	ditto	3.53	ditto		
	Sectanurlee	0.54	ditto	2.81	ditto		
Saran	Durbhanga	0.11	1.13	1.92	15th May		
	Ma. Goodum	0.91	0.01	6.90	ditto		
	Supore	1.25	Nil	2.15	ditto		
Chumpanun	Chupna	0.13	Nil	1.86	ditto		
	Sewan	0.50	Nil	2.17	ditto		
Monghyr	Motiharee	0.60	0.10	2.78	ditto	Not rec. 10th to 16th April.	
	Gotnah	1.75	1.11	8.00	ditto		
Bhagalpore	Monghyr	2.70	Nil	1.22	ditto	Not rec. 21st to	
	Bago. Serai	2.06	Nil	4.12	ditto		
	Junnoore	0.10	Nil	1.10	ditto		
Purneah	Bhagalpore	0.85	Not rec.	2.02	8th May		
	Sompod	0.91	ditto	1.75	ditto		
	Mudichpoor	1.20	ditto	1.06	ditto		
	Banka	Nil	ditto	2.17	ditto		
	Sambarsa	1.85	ditto	3.90	ditto		
Southal Pergunnahs	Purneah	1.79	1.08	4.00	15th May		
	Kesengunge	1.81	4.74	8.96	ditto		
	Arrareah	1.01	1.78	8.02	ditto		
Goida	Nya Dooinka	0.00	0.55	5.80	ditto	Not rec. 10th April to 8th May.	
	Rajmohal	Not rec.	0.90	1.10	8th May		Not rec. 28th Mar. to 19th April and 18th to 24th April.
	Deoghur	0.31	Not rec.	1.71	15th May		
	Jamtava	Nil	1.64	2.94	ditto	Not rec. 28th Mar. to 3rd April, and 25th April to 1st May.	
	Goida	Nil		1.51	ditto	Not rec. 28th Mar. to 3rd April	



DISTRICT.		STATION.	Rain from 2nd to 8th May 1875.	Rain from 9th to 15th May 1875.	RAIN FROM 1ST JANUARY 1875		REMARKS.
			Inches.	Inches.	Inches.	Up to date.	
ORISSA.							
ORISSA	Cuttack ...	Cuttack ... { Telegraph Office	1.00	0.50	4.40	15th May	
		... { Hospital	1.44	0.61	5.82	ditto	
		Jajpore ...	0.10	Not rec.	0.00	8th May	
		Kendraparah	2.20	ditto	4.60	ditto	
		Jagatsingapore	1.30	ditto	2.80	ditto	
		False Point	2.00	ditto	5.65	ditto	
	Pooree ...	Pooree	1.60	Nil	4.15	15th May	
		Khoordah	0.41	Nil	2.38	ditto	
	Balasore ...	Balasore	6.18	Not rec.	6.00	8th May	
		Bhadruck	0.96	ditto	2.00	ditto	
		Jellasore	1.40	ditto	4.41	ditto	
		Sorak	1.69	ditto	5.76	ditto	
	Chandbally	2.08	ditto	3.70	ditto		
Cuttack ...	Chandbally	Nil	ditto	1.18			
CHOTA NAGPORE.							
SOUTH-WESTERN FRONTIER AGENCY.							
Hazarceebagh ...	Hazarceebagh ...	{ Jail ...	0.07	0.05	3.77	15th May	
		{ Dispensary ...	0.03	0.19	3.75	ditto	
	Pachumba		0.34	0.64	2.60		
Lohardugga ...	Banchee		0.64	0.02	4.05	ditto	
		Palamow	Nil	Nil	1.02	ditto	
Singhoom ...	Chybassa		1.38	1.58	7.45	ditto	
Manbhoom ...	Parulia		2.00	1.07	5.55	ditto	
		Govindpore	0.30	0.53	3.94	ditto	Not rec. 15th April to 1st May.
ASSAM & ADJACENT HILLS.							
Sylhet ...	Sylhet	Sylhet	0.47	6.85	48.00	ditto	
		Seebhaugor	0.17	Not rec.	30.18	8th May	Not rec. 18th to 24th April.
		Golaghat	0.30	ditto	15.43	ditto	
		Jorehaut	0.12	ditto	21.00	ditto	
		Nazcarah	0.53	ditto	28.15	ditto	
		Deopanie	1.27	ditto	26.17	ditto	
		Hatirpootie	0.71	ditto	25.27	ditto	
		Mazengau	0.26	ditto	23.82	ditto	
		Suntack	0.60	ditto	26.31	ditto	
		Cherisco	0.71	ditto	33.58	ditto	
Benares	Benares		Not rec.	ditto	1.18	1st May	
		Akshob	1.00	7.50	17.46	15th May	

CALCUTTA,  
The 22nd May 1875.

W. G. WILLSON,  
Offg. Meteorological Reporter to the Govt. of Bengal.

## Meteorological Telegraphic Report for the period 16th to 22nd May 1875.

Date.	Hour.	Barometer reduced to 32°.	Thermometer reduced to sea-level.	THERMOMETER.		Rainfall Sat. = 100.	WIND		Rain.	Clouds.	Weather initials.
				Dry.	Wet.		Direction.	Velocity.			
May 16th	10	29.787	29.745	90.5	83.8	70	S S W	...	...	C	
	16	29.789	29.767	90.2	82.0	60	S	...	...	CK	
17th	10	29.781	29.766	90.6	81.6	60	S	...	0.01	CK	Scuds.
	16	29.678	29.690	91.5	82.0	65	S	...	...	K	
18th	10	29.806	29.874	89.0	79.4	80	S by W	...	0.17	KS, CS	
	16	29.771	29.771	89.0	80.5	73	E by S	...	...	K	
19th	10	29.867	29.885	86.5	78.0	60	S S E	...	0.19	CK	
	16	29.745	29.763	86.7	77.5	64	S S E	...	...	K	
20th	10	29.835	29.833	86.2	81.0	69	S S E	...	...	K, N	
	16	29.687	29.705	89.0	78.0	59	S S E	...	...	K, N	
21st	10	29.835	29.833	86.5	81.0	67	S by W	...	0.22	...	
	16	29.694	29.711	90.2	79.9	58	S E	...	...	K	
22nd	10	29.852	29.870	83.8	81.1	61	S	...	0.95	K, N	
	16	29.723	29.746	89.0	77.3	76	S	...	...	K, N	
16th	10	29.741	29.717	89	83	76	S	15.9	...	KS	b, m, scuds
	16	29.621	29.624	88	83	80	S S E	15.6	...	KS	b, m, scuds
17th	10	29.801	29.847	88	82	76	S S E	20.7	...	N	b, m, scuds
	16	29.712	29.738	88	82	76	S S E	17.4	...	KS	b, m, scuds
18th	10	29.871	29.875	87	82	79	S S E	8.8	0.31	N	b, m, scuds
	16	29.796	29.792	84	82	76	S S E	13.4	...	N	b, m, scuds
19th	10	29.894	29.870	88	81	69	S S E	9.6	...	KS	b, m, scuds
	16	29.767	29.779	89	81	69	S S E	11.8	...	KS	b, m, scuds
20th	10	29.826	29.832	88	79	65	W S W	12.0	...	KS	b, m, scuds
	16	29.717	29.723	86	80	66	W S W	11.8	...	K	b, m, scuds
21st	10	29.812	29.818	88	81	72	S S E	13.3	...	K	b, m, scuds
	16	29.735	29.741	89	82	69	S S E	12.8	...	N	b, m, scuds
22nd	10	29.864	29.870	89	81	71	S S E	8.5	...	KS	b, m, scuds
	16	29.792	29.798	89	81	69	S	12.0	...	N	b, m, scuds
16th	10	29.727	29.839	87	...	...	E S E	4.7	...	K	b, m, scuds
	16	29.620	29.711	89	...	...	S S E	6.6	...	...	b, m, scuds
17th	10	29.757	29.828	91	...	...	S S E	6.1	...	...	b, m, scuds
	16	29.682	29.771	89	...	...	S S W	11.5	...	...	b, m, scuds
18th	10	29.816	29.868	87	...	...	S S W	2.8	...	...	b, m, scuds
	16	29.712	29.811	89	...	...	S S W	19.1	...	...	b, m, scuds
19th	10	29.826	29.818	86	...	...	S S E	3.1	0.30	CK	b, m, scuds
	16	29.717	29.808	89	...	...	S S W	4.7	...	...	b, m, scuds
20th	10	29.894	29.900	85	...	...	W S W	1.6	...	KS	b, m, scuds
	16	29.671	29.764	87	...	...	W S W	2.9	...	CK, K	b, m, scuds
21st	10	29.831	29.896	89	...	...	W S W	1.5	...	K	b, m, scuds
	16	29.770	29.761	90	...	...	W S W	...	...	...	b, m, scuds
16th	10	29.899	29.899	91	75	47	S S E	16	...	...	b, m, scuds
	16	29.747	29.757	87	75	55	S S E	15	...	...	b, m, scuds
17th	10	29.839	29.864	94	71	35	S S W	12	...	...	b, m, scuds
	16	29.701	29.753	86	...	...	S S E	1	...	...	b, m, scuds
18th	10	29.827	29.827	95	76	38	S S E	9	...	...	b, m, scuds
	16	29.718	29.718	93	...	...	S S E	13	...	...	b, m, scuds
19th	10	29.863	29.863	91	...	...	S S E	12	...	...	b, m, scuds
	16	29.741	29.744	88	...	...	S S E	13	...	...	b, m, scuds
20th	10	29.865	29.865	91	...	...	S S E	13	...	...	b, m, scuds
	16	29.751	29.751	88	...	...	S S E	17	...	...	b, m, scuds
21st	10	29.883	29.883	90	...	...	S S E	1	...	...	b, m, scuds
	16	29.747	29.777	89	...	...	S S E	2	...	...	b, m, scuds
16th	10	29.663	29.744	91	...	...	S S E	64	...	CK	b, m, scuds
	16	29.536	29.587	100	...	...	S S W	13	...	CK	b, m, scuds
17th	10	29.655	29.736	90	...	...	S S W	50	...	N	b, m, scuds
	16	29.578	29.639	93	...	...	S S W	91	...	CK	b, m, scuds
18th	10	29.782	29.803	92	...	...	S S W	41	...	K, CK, C	b, m, scuds
	16	29.645	29.726	94	...	...	S S W	91	...	K, CK, C	b, m, scuds
19th	10	29.762	29.843	91	...	...	S S E	63	...	K, CK, C	b, m, scuds
	16	29.617	29.723	93	...	...	S S W	80	...	CK	b, m, scuds
20th	10	29.726	29.808	86	...	...	W S W	48	0.80	CK	b, m, scuds
	16	29.656	29.718	89	...	...	S S W	62	...	K	b, m, scuds
21st	10	29.764	29.816	87	...	...	E	27	...	K, N	b, m, scuds
	16	29.637	29.718	94	...	...	S	27	...	K, N	b, m, scuds
16th	10	29.821	29.842	87	80	74	E	33	...	...	b, m, scuds
	16	29.694	29.716	88	80	69	W S W	68	...	...	b, m, scuds
17th	10	29.826	29.867	88	81	...	W	56	...	...	b, m, scuds
	16	29.753	29.774	88	81	60	E	22	0.10	...	b, m, scuds
18th	10	29.888	29.899	88	81	60	W S W	46	...	...	b, m, scuds
	16	29.790	29.811	89	81	79	E S E	18	0.80	...	b, m, scuds
19th	10	29.901	29.922	87	82	68	W S W	70	...	...	b, m, scuds
	16	29.763	29.781	87	80	59	W S W	20	...	...	b, m, scuds
20th	10	29.771	29.822	88	83	66	W S W	33	...	...	b, m, scuds
	16	29.730	29.792	88	83	66	W S W	33	...	...	b, m, scuds
21st	10	29.873	29.894	89	82	73	W	80	...	...	b, m, scuds
	16	29.740	29.786	89	82	76	S S E	33	...	...	b, m, scuds
22nd	10	29.868	29.889	88	81	76	W	56	...	...	b, m, scuds
	16	29.761	29.792	88	82	76	W	56	...	...	b, m, scuds

\* Velocity of wind in miles per hour.

W. G. WILLSON,

CALCUTTA.

The 22nd May 1875.

Offg. Meteorological Reporter to the Govt. of Bengal.





Results of the Meteorological Observations taken at the Surveyor-General's Office, Calcutta, from 15th to 21st May 1875.

Date.	Mean reduced barometer.	THERMOMETER.			Mean dry bulb.	Mean wet bulb.	Computed mean dew-point.	Mean degree of humidity.	WIND.			Rain.	Moon's phases.	GENERAL REMARKS.
		Highest reading.	Lowest reading.	Max. solar radiation.					Prevailing direction.	Max. pressure.	Daily velocity.			
	Inches.	°	°	°	°	°	°			B	Miles.	In.		
May 15th	29.085	93.5	82.5	141.0	87.4	82.2	79.1	0.77	S S W & S	3.2	207.0	...	...	Clear and cirrostrati. Brisk wind from 7½ to 10½ a.m.
16th	.663	94.3	75.5	142.0	86.7	80.8	77.3	.71	S & S S W	7.2	79.4	0.04	...	Cirro-cumuli, and clear. High wind from D½ to 11½ p.m. Lightning from 8 to 11 p.m.; thunder between 10 and 11 p.m. Light rain between 9 and 10 p.m.
17th	.739	92.6	75.8	144.0	83.7	77.1	72.5	.70	S S W & S	13.0	70.0	0.13	...	Cirri and cirro-cumuli. High wind. Thunder, lightning, and slight rain from 8 to 10 p.m.
18th	.792	92.5	74.8	140.0	82.8	76.8	72.6	.72	S & S by W	3.8	249.0	0.14	...	Overcast, cumuli, and clear. Thunder and lightning at midnight, 4 a.m. and 11 p.m. Slight rain at midnight, 8½ a.m. and 11 p.m.
19th	.811	91.5	75.0	139.8	81.4	75.5	71.4	.73	S E & S S E	2.0	132.8	...	...	Cirro-cumuli and strato-cumuli. Lightning from midnight to 2 a.m.; thunder at 1, 2 a.m., 3 and 4 p.m. Drizzled at 2 a.m. and 4 p.m.
20th	.771	93.7	78.5	145.0	83.5	78.3	74.7	.76	S & S S E	2.0	99.8	0.22	○	Cirri and cumuli. Brisk wind; thunder and rain between 4 and 5 p.m.
21st	.780	94.5	78.5	142.5	85.1	78.6	74.0	.70	S	0.8	99.0	...	...	Cirri and cumuli. Thunder at 6 p.m.

The mean barometer as likewise the dry and wet bulb thermometer means are derived from the twenty-four hourly observations made during the day.

The dew-point is computed with the Greenwich constants. The figures in column 10 represent the humidity of the air, the complete saturation of which being taken at unity. The receiver of the lower rain gauge is 1½ feet, and that of the anemometer 70 feet 10 inches above the level of the ground. The velocity of wind, as indicated by Robinson's anemometer, is registered from noon to noon.

The extreme variation of temperature during the past seven days	...	19.7	
The maximum temperature during the past seven days	...	94.5	
The maximum temperature during the corresponding period of the past year	...	101.5	
The mean humidity during the past seven days	...	0.73	
The mean humidity during the corresponding period of the past year	...	0.72	
		Inches.	
The total fall of rain from 15th to 21st	{ by lower rain gauge	...	0.53
	{ by anemometer gauge	...	0.38
Ditto ditto ditto, average of twenty-one previous years	...	...	0.96
Ditto ditto between the 1st January and the 21st May	...	...	8.19
Ditto ditto ditto, average of twenty-one previous years	...	...	8.56

GOPENAATH SEN,  
In charge of the Observatory.

The 25th May 1875.

PUBLIC WORKS DEPARTMENT, — B'NGAL

GENERAL ESTABLISHMENT.—No. 204.—The 20th May 1875.

Statement showing heights over mean sea.

[illegible]

G. F. E. S. NEILL, Captain, M. I. C.  
*Secretary to the Govt. of Bengal P. W. Det. 'men.*

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## GOVERNMENT OF BENGAL.

## PUBLIC WORKS DEPARTMENT,—IRRIGATION BRANCH.

RUBBER SEASON, 1874-75, COMMENCING ON THE 1st DECEMBER 1874.

*Irrigation Operations of Lower Bengal during the month of April 1875.*

1	SUPPLY OF WATER IN THE CANALS.		DAWA RICE IRRIGATION.		TOBACCO, COTTON, HUL-DEE, GINGER, WURAL, AND GARDEN PRODUCE.		OIL-SEEDS AND PEASES.		SUGARCANE AND OTHER CROPS.		Grand total of area leased up to the end of month 18 and 17.		Grand total of area leased up to the end of month 18 and 17.	
	Estimated full discharge in cubic feet per second.	Average discharge in cubic feet per second throughout the month.	Area leased up to the 1st of the month.	Area leased during the month.	Total area leased up to the end of the month.	Area leased up to the 1st of the month.	Area leased during the month.	Total area leased up to the end of the month.	Area leased up to the 1st of the month.	Area leased during the month.	Total area leased up to the end of the month.	18	19	
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There was very little demand for water towards the close of the month

December 1874, and which have been omitted from the present return.

G. A. SEARLE, Lieut.-Col., S.C.,  
Offg. Asst. Secretary to the Govt. of Bengal  
in the P. W. Dept., Irrigation Branch.

20

May 1875

• The weather during the month was

b. s. been favorable to

reasonable since

the figures entered in the

last included by mistake

since Dec

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Grand total of the month

81

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There was very little demand for water towards the close of the month December 1874, and which have been omitted from the present return.

G. A. SEARLE, Lieut.-Col., S.C.,  
Offg. Asst. Secretary to the Govt. of Bengal  
in the P. W. Dept., Irrigation Branch.

Column	1874	1875
Area	1,304	2,543
Dawa	12	12
Cotton	2	2
Huldee	45	45
Wheat	8	8
Garden	6	6
Moong	6	6
Chia	3	3
Onions	131	131
Oil seed	30	30
Brinjals	13	13
Plantain	198	198
Sugarcane	4,322	4,322

The figures shown in the last return represented the area granted in December 1873. It was by a mistake that they were continued to be included in the statement from December 1874 to March 1875.

## Weekly Return of Traffic Receipts on Indian Railways.

## EASTERN BENGAL RAILWAY.

*Approximate Return of Traffic for week ended 8th May 1875, on 158½ miles open.*

	Number of passengers.	COACHING TRAFFIC.		MERCHANDISE AND MINERAL TRAFFIC.		Total receipts.	
		Coaching receipts.	Weight carried.	Receipts.			
		Rs. A. P.	£ s. d.	Mds. Srs.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week ... ..	33,000½	20,573 7 6	1,885 18 0	1,28,090 5	32,535 13 2	2,982 8 11	4,868 6 11
Or per mile of railway ... ..		130 0 1	11 18 4	815 2	205 9 7	18 16 11	30 15 3
For previous 18 weeks of half-year...	620,787	4,46,755 15 4	40,052 12 8	23,87,504 18	6,36,210 14	49,153 19 5	90,106 12 1
Total for 19 weeks	653,850½	4,67,329 6 10	42,539 10 8	25,16,184 23	6,66,755 11 0	52,150 8 4	94,994 19 0
COMPARISON.							
Total for corresponding week of previous year	33,002	20,745 4 7	1,901 13 0		31,321 2 5	2,871 2 1	4,772 15 1
Per mile of railway, corresponding week of previous year	209	131 1 6	12 0 4	1,700 26	197 14 9	18 2 10	30 3 2
Total to corresponding date of previous year.	609,396½	4,24,631 5 4	38,024 10 6	48,27,110 22	9,96,361 8 5	91,533 2 9	1,30,257 13 3

## CALCUTTA AND SOUTH-EASTERN STATE RAILWAY.

*Approximate Return of Traffic for week ended 15th May 1875, on 28 miles open.*

		Rs. A. P.	£ s. d.	Mds. Srs.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week ... ..	7,782	1,107 0 0	110 14 0	14,784 0	628 0 0	82 6 0	163 0 0
Or per mile of railway ... ..	278	39 8 0	3 11 0	528 0	18 8 0	1 17 0	5 16 0
For previous 19 weeks of half-year ...	168,971	23,289 0 0	2,358 18 0	3,51,981 0	11,809 0 0	1,180 16 0	3,518 14 0
Total for 20 weeks	176,753	24,396 0 0	2,469 12 0	3,66,765 0	12,437 0 0	1,262 2 0	3,681 14 0
COMPARISON.							
Total for corresponding week of previous year	6,730	1,063 5 0	109 6 3	15,172 0	548 2 5	54 16 3	155 3 0
Per mile of railway, corresponding week of previous year	240	38 13 4	3 11 8	512 0	19 9 2	1 19 2	5 10 10
Total to corresponding date of previous year	167,666	23,749 5 0	2,371 0 6	3,76,968 5	13,174 12 0	1,317 9 5	3,691 9 11

## EAST INDIAN RAILWAY—MAIN LINE.

*Approximate Return of Traffic for week ended 15th May 1875, on 1,279½ miles open.*

		Rs. A. P.	£ s. d.	Mds. Srs.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week ... ..	125,719½	1,47,137 0 0	13,487 11 15	8,66,323 10	75,342,943 2	31,430 11 8	44,924 5 6
Or per mile of railway ... ..		114 5 7	10 10 9	678 0	58 15 8	24 11 4	35 2 1
For previous 18 weeks of half-year	2,288,565	31,03,397 10 5	3,20,235 2 4	17,10,798 30	70,61,728 5 6	64,131 10 1	97,559 12 5
Total for 19 weeks	2,414,360½	32,50,535 0 5	3,33,715 14 2	1,80,68,310 0	74,94,742 12 3	67,568 1 9	1,01,248 15 11
COMPARISON.							
Total for corresponding week of previous year	120,253	1,44,309 4 6	13,109 18 8	13,95,143 30	7,10,992 15 10	6,105 0 10	78,365 2 6
Per mile of railway, corresponding week of previous year		112 8 4	10 6 5		55 1 11	50 18 5	61 4 5
Total to corresponding date of previous year	2,162,177	31,88,865 6 4	3,22,294 2 10	2,07,80,151 0	1,28,22,020 7 6	1,175,322 11 01	1,467,648 16 11

\* Deducted Rs. 12,680-5-5, amount of Hooghly Bridge tolls payable to Government on account of previous week.

## EAST INDIAN RAILWAY—JUBBULPORE LINE.

*Approximate Return of Traffic for week ended 15th May 1875, on 220½ miles open.*

		Rs. A. P.	£ s. d.	Mds. Srs.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week ... ..	6,561	14,780 10 3	1,354 19 8	67,729 20	17,829 3 6	1,640 15 3	2,995 14 11
Or per mile of railway ... ..		68 0 0	6 1 1	307 15 11	79 15 11	7 6 8	13 7 0
For previous 18 weeks of half-year	97,708½	3,62,709 15 9	33,235 18 2	16,67,336 10	4,79,230 0 6	43,689 6 9	77,184 4 11
Total for 19 weeks	104,269½	3,77,551 0 0	34,635 17 10	17,35,065 30	4,97,060 4 0	45,371 2 6	80,179 19 10
COMPARISON.							
Total for corresponding week of previous year	4,610	10,623 14 9	973 17 2	1,62,306 20	48,705 11 0	4,461 10 1	5,438 7 3
Per mile of railway, corresponding week of previous year		47 7 8	4 7 0		217 10 9	19 19 1	24 6 1
Total to corresponding date of previous year	98,784	3,31,316 5 3	30,370 13 3	23,48,089 30	7,29,204 8 0	66,843 14 10	97,214 8 1



## NALHATI STATE RAILWAY.

*Approximate Return of Traffic for week ended 15th May 1875, on 27½ miles open.*

	COACHING TRAFFIC.			MERCHANDISE AND MINERAL TRAFFIC.			Total receipts.
	Number of passengers	Coaching receipts.		Weight carried.	Receipts.		
		Rs. A. P.	£ s. d.		Rs. A. P.	£ s. d.	
Total traffic for the week	1,546	990 0 0	98 0 0	4,533 0	371 0 0	37 2 0	135 2 0
Or per mile of railway	43	36 0 0	3 12 0	159 0	13 8 0	1 7 0	4 19 0
For previous 19 weeks of half-year...	30,664	22,258 0 0	2,225 10 0	1,21,882 0	9,988 0 0	988 16 0	3,214 12 0
Total for 20 weeks	32,210	23,288 0 0	2,323 16 0	1,26,215 0	10,250 0 0	1,025 18 0	3,349 14 0
COMPARISON.							
Total for corresponding week of previous year	1,516	1,446 5 4	144 12 8	9,830 0	660 1 0	60 0 2	204 12 10
Per mile of railway, corresponding week of previous year	56	53 1 3	5 6 2	360 29	22 0 3	2 4 0	7 10 2
Total to corresponding date of previous year	20,541	22,850 13 5	2,285 1 8	1,60,443 0	11,802 11 3	1,180 5 5	3,474 7 1